FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: BARKER/KARPIS GANG
BREMER KIDNAPPING

FILE NUMBER: 7-576

SECTION: 276



FEDERAL BUREAU OF INVESTIGATION

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SUBJECT BOLLEW/KOLPES And Bremw Holomping) PILE NUMBER 7-576 SECTION NUMBER 274 SERIALS 15406 - 15472 TOTAL PAGES 201 PAGES RELEASED 201 PAGES WITTHELD 0 EXEMPTION (S) USED 170

WITH THE ARREST AND SUBSEQUENT CONVICTION OF ALVIN KARPIS, IARNOLD: J. EDGAR HOOVER AND THE SPECIAL AGENTS OF THE F.B.I. WROTE FINIS TO THE VIOLENT HISTORY OF THE BARKER-KARPIS GANG. THE END RESULT. TWENTY-FIVE CONVICTIONS, THREE PERSONS KILLED RESISTING ARREST, THREE MORE KILLED BY THEIR OWN ASSOCIATES. -- WE ASKED THE DIRECTOR IF HE HAD ANY COMMENT TO ADD TO TONIGHT'S PRESENTATION. HE ASKED US TO SAY THIS...THAT THERE ISN'T ONE HERO IN THE WAR AGAINST CRIME...BUT MANY....THOUSANDS OF LAW ENFORCEMENT OFFICERS AT EVERY LEVEL OF GOVERNMENT.... AND MORE THOUSANDS OF COURAGEOUS AND ALERT PRIVATE CITIZENS WITHOUT WHOSE CO-OPERATION NO LAW ENFORCEMENT AGENCY COULD FUNCTION. IN THE WORDS OF MR. HOOVER.... THE WAR AGAINST CRIME IS TOTAL WAR. WINNING IT IS EVERYBODY'S JOB.

Jadudy on K graded of Some K from holes come to palabyon portly of the Market of t

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15

-- Allright gentlmen, report st (CONT'D) issuance of arms and ammunition; QUICK BUILDING BRIDGE OUT FOR: 4 5 SOUND: TRAFFIC NOISE ON BIG BOULEVARD, OFF...CAR MOTOR UNDER: Two more blocks, sir. The other groups are already in 6 TOLSON: position, 8 SOUND: OLD HORSE CLOP-CLOPPING ON SUDDENLY... SQUEAL OF BRAKES. 9 TOISON: Oh, no! ... Cut right in front of us. 10 VENDOR: (OFF) (STREET CHANT) Shrimp-ees...Crab-ees..Devil 11 Crab-ees. 12 SOUND: CAR SLOWED TO CRAWL. FAST TRAFFIC OFF ... HORSE OFF 13 VENDOR: (OFF) My crabs are new and brown... 14 I sell 'em ell eroun' (CONTINUE OFF MIKE) 15 TOLSON: (ON MIKE) Too much When you are hungy an' blue 16 treffic, sir. We can't Weit for de creb men to pess 17 get around him. through, Crab-ees...Devel 18 HOOVER: Maybe he'll turn off Crab-ees. st the next corner. 20 TOLSON: (AFTER PAUSE) No. Still with us. HORSE CLOP-CLOP...EVEN SLOWER 21 SOUND: 22 VENDOR: Crab-ees...Devil crab-eees. 23 TOLSON: I thought white horses were supposed to bring luck. 24 HOOVER: Yes...to Karpis. It's 5:02:15 right now.

25 TOLSON: I can try forcing him onto the sidewalk.

THE HORSE ... STILL CLOP-CLOPPING.

(OFF) Creb-ees. Devil Creb-ees.

30 TOLSON: Look there...coming out of the spartment house....

27

28 SOUND:

29 VENDOR:

out.

26 HOOVER: Attract too much attention. We'll just have to stick it

Yes. -- Ye that's Karpis, all right. come on. · ` | HOOVER: FAST PATTERN...SQUEAL OF BRAKES...CAR DOOR OPENS.... 2SOUND: RUNNING FOOTSTEPS....HORSE FADING OFF UNDER: 3 All right, Karpis. Federal Officers. You're under arrest. 4HOOVER: 5KARPIS: What the -- hey! SOUND: HANDCUFFS SNAPPED INTO PLACE Well, I be a -- it's Mr. G-Man in person. What d'ya know. 7 KARPIS: HORSE FADE OFF...CLOP-CLOPPING 8 SOUND: (WAY OFF) Crab-ees. Devil Crab-ees. 9 VENDOR: 10 HOOVER: It's my duty to warn you that --KARPIS: Yeah...yeah, G-Man, I know. Anything I say'll help me fry. (THIN SMILE) It's kinds too bad though. 12 13 HOOVER: Think so, Karpis? If you'd shown up just two minutes sooner, I coulda 14 KARPIS: welcomed you in style....fireworks'n everything. 15 (STEP ON) That's right, sir. I just checked the 16 BRYANT: apartment. It's practically an arsenal. 17

18TOLSON: (SMILES) Guess it's true after all, sir -- about white

horses, I mean.

20 KARPIS: Huh?

21 HOOVER: Come on, Karpis. Let's go.

22 MUSIC: FIGURE ... BRIDGE TO:

23

24

UNITED STATES GOVERNMENT

Mr. Nicholš Nichols Belmont FROM ! Rosen . Sizoo SUBJECT:

In accord with your request to get the facts, once and for all, concerning the apprehension of Alvin Karpis, I wish to advise we have located in the Bremer Kidnaping files a memorandum dated May 2, 1936, prepared by T. D. Quinn based on a telephone call he received from the Director at 5:25 A.K. on May 24 1936, concerning the apprehension of Alvin Karpis, Fred Hunter and Connie Morris in New Orleans at about 5:15 P.M. on the previous day, namely, May 1, 1936. A Photostat of this memorandum is attached.

We have also located in the Bremer Kidnaping files a copy of the chart made prior to the raid reflecting the raid plans. This chart showed the hide-out of Karpis and Hunter and the names of the Agents to be used on the raidand the various positions they were to take in surrounding the hide-out.

The Director raised the question as to whether Jefferson Davis Street crossed Canal Street at the point of the hide-out as indicated in a script presented on the "Hallmark Hall of Fame" giving incidents concerning the Karpis arrest. According to the raid plan chart, the apartment of Fred Hunter and Connie Morris which had served as a hideout for Karpis was located at the corner of "Jeff Davis Pkwy" and Canal Street. It was catty-cornered from a drug store on Canal Street and the Jeff Davis Parkway had trees and grass in the center of the street.

The Director also stated that the horse which interfered with the proposed raid plans was actually a horse of a policeman. The script merely refers to this part of the happenings as an "OLD HORSE CLOP-CLOPPING ON SUDDENLY" and the script in its sound effects gives the clop-clop of the horse on several occasions thereafter. Mr. Quinn's memorandum, referred to above, indicates the Director told him that "a policeman came along the boulevard on a horse, and the raid had to be delayed until he had passed."

The apprehension of Alvin Karpis is set forth in the Director's book, "Persons in Hiding" on page 71 and 72. Regarding the incident of the horse, the book contains the following information which could not be verified in the Bremer Kidnaping files:

Attachments (3)

"The signal for the beginning of the raid had been delayed. .
This was to take place on a boulevard crowded with swift-moving traffic, leaving only a narrow lane at one side. And just at the moment when we had planned to start toward the house in our automobiles, thus beginning the raid, a man on an old white horse had suntered into that lane beside the through traffic.

"We could not dislodge him without creating attention.
We could not pass him--all other space was jammed with fastmoving cars. So we must wait until the jogging man on the old
white horse went slowly down the street--clop-clop--clop-clop-clop....

"At last he was gone. The raiding party moved forward, just in time to see two men leave the apartment house and enter a car. It was Karpis and a pal. We closed in swiftly. The wrists of Alvin Karpis were handcuffed before he could even whirl for his gun. Those few minutes, occupied by a man on an old white horse, had meant the difference between a bloodless capture and what might have been a desperate battle, for there was a small arsenal in the apartment which these two men had just vacated."

RECOMMENDATION: (1) It is recommended that a copy of this memorandum, along with a Photostat of Mr. Quinn's memorandum of May 1. 2, 1936, and a Photostat of the proposed raid plans be filed in the Bureau's Library in the Alvin Karpis folder for future reference.

(2) It is also recommended that a card be prepared in the Bureau's Library on Alvin Karpis indicating that the true version of the raid is contained in the attachments to this memorandum.





FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Transmit the following Taletype message to:

FBI, CHICAGO (7-82)

APRIL 6, 1955

DIRECTOR, FBI (7-576)

BREKID. BEN MEEKER, CHIEF PROBATION OFFICER, ADVISED

ATTENDING PHYSICIAN OPERATED SAWYER IN MARCH IN UNSUCCESSFUL EFFORT TO RELIEVE A PARTIAL PARALYSIS. SAWYER CONFINED TO BED. HIS LIFE EXPECTANCY IS ABOUT THREE MONTHS.

HOSTETTER

FWM/jeb (4)

Mr. Boardmar Mr. Nichel-

Mr. Rosen

7-576-1540F

Mr. Tolson Mr. E PD 2807 Mr. Nichols Mr. Belmont Mr. Harbo FEDERAL BUREAU OF INVESTIGATION Mr. Mohr Mr. Perio Mr. Reset UNITED STATES DEPARTMENT OF JUSTICE Mr. Tamm. Mr. Sizco_ Mr. V/interrowd_ Tele. Room. Airtel Transmit the following 791674706/message to: 5/11/55

FBA, CHICAGO (7-82)

PIRECTOR, FBI (7-576)

BREKID

SAWYER's condition has taken slight change for worse. Prognosis unchanged.

HOSTETTER

FWM:RMB (4)

RECORDED-99]

9 MAY 13 1955

67 MAY 19 1955

Approved:

Sent_

Per_

cial Agent in Charge

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

AIR-TEL

Transmit the following Teletype message to:

FBÍ, CHICAGO (7-82)

JUNE 21, 1955

Mr. Tolson___ Mr. Beardman Mr. Nichols_

Mr. Belmont Mr. Marbo_ Mr. Mohr_

Mr. Karsons Mr. Koeen E Mr. Tamm

Mr. Sizoo_ Mr. Winterrowd

Tele. Room_ Mr. Holloman

DIRECTOR, FBI (7-576)

BREKID.

U.S. Probation Officer BEN MEEKER presently out of town and will not return until end of week. Because of manner this case being handled U.S. Probation Office no other Probation Officer wants to delve into the file to determine SAWYER's present condition.

MEEKER: will be contacted upon his return and Bureau advised.

HOSTETTER

FJM:MKR

(4)

Vr. Rosen

Agent in Charge

Sent_



FBI, CHICAGO

6-28-55

4-02 PM

Mr. Tolson

Mr. Sizen

Mr. Wirterrowd

Mr. Boardman
Mr. Nichels
Mr. Belmont
Mr. Harbo
Mr. Mohr

DIRECTOR, FBI

URGENT

BREKID. BUFILE SEVEN DASH FIVE SEVEN SIX. RE CG AIREZL JUNE TWENTYONE LAST. U. S. PROBATION OFFICIER MEEKER, CG, ADVISED THIS DATE THAT HARRY SAWYER DIED LAST JUNE TWENTY THREE LAST. NO FURTHER ACTION BEING

TAKEN.

Ø

HOSTETTER

END AND ACK

RECORDED-99

LINE E WORD 4 - LAST - SHOULD BE OMITTED 7-3 76- 13411

5-03 PM OK FBI WA NG

FOR 2 MGS

DISC

Ar. Rosen

6 C. IUL 5 1951

27 JUN 29 1955

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United States Court of Appeals

For The Eighth Circuit

No. 15,229 Civil

VOLNEY DAVIS,

Appellant,

VA

UNITED STATES OF AMERICA,

Appellee.

On Appeal from the United States District Court
For the District of Minnesota
Third Division

BRIEF FOR THE UNITED STATES

COUNTER-STATEMENT OF FACTS

There is no printed record in this appeal. There is an original transcript of the record of proceedings consisting of 715 pages, a copy of which was furnished to appellant, Volney Davis, at Government expense. There is a printed supplement to the original record.

Pursuant to this Court's order of January 25, 1954, reported in *Davis v. United States*, 8 Cir., 210 F.2d 118, a full-scale hearing was held on the motion of Volney Davis pursuant to 28 *U.S.C.*, Section 2255, before the Honorable Gunnar H. Nordbye, Chief Judge, which resulted in an order denying the motion. See *Volney Davis*, *Petitioner*, *v. United States of America*, *Respondent*, D.C., Minn., decided August





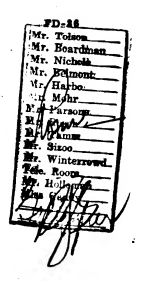
FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

AIRTEL Transmit the following /teletype message to:

FBI, CHICAGO (7-82) MARCH 14, 1955

PIRECTOR, FBI (7-576)



BREKID. REURAIRTEL 3/8/55. PROBATION OFFICER WAYNE KEYSER, CG., ADVISED SAWYER PAROLED 2/21/55 FOR LIFE AND LEFT LEAVENWORTH ON A STRETCHER VIA AMBULANCE TO CG. PRESENTED ARRIVAL NOTICE AT CG. 2/24/55. HE IS UNDER CARE OF DR. ABRAHAM SERBY, 104 S. MICHIGAN, CG. CASE BEING SUPERVISED PERSONALLY BY BEN MEEKER, CHIEF PROBATION OFFICER, WHO HAS REQUESTED FROM DR. A MONTHLY PROGRESS RPT TO BE SUBMITTED AT THE END OF EA. MO. BUREAU WILL BE ADVISED MONTHLY OF SAWYER'S CONDITION.

END

HOSTETTER

FWM: MDW (4)

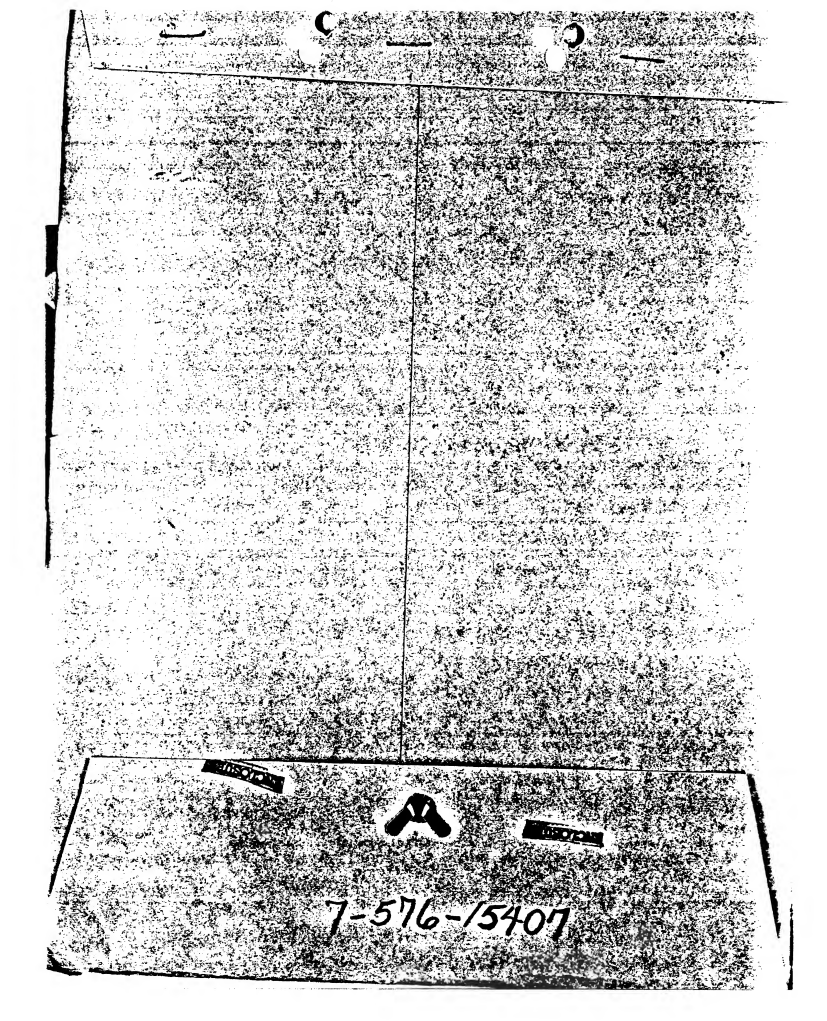
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6 MAR 15 1955

Mr. Rosen

67 MAR 18 1955
Approved:

nt in Charge



FOOR, CONE & BELLANG

Advertising

6233 HOLLYWOOD BLVD. . HOLLYWOOD, 28. . HOLLYWOOD, 9.6265

CLIENT:	REVISION:	STATIONS:
PRODUCT:	APPROVAL:	B'CAST:
DATE:		REPEAT: FIRST DRAFT
	HALLMARK HALL OF FA	
	EDWARD ARNOLD	

Presenting

"J. EDGAR HOOVER"

Ъу

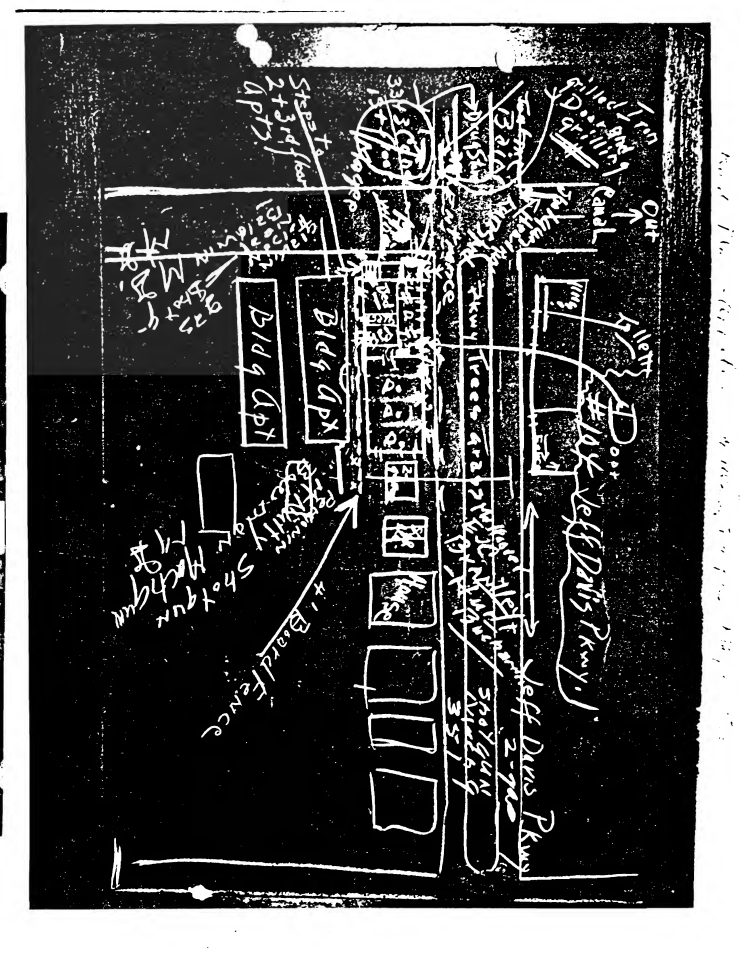
Robert Yale Libbott

CAST

(NOTE: STREET CRIES FROM "CREOLE SONGS", DISC RECORDS.)

IW

11-571-151/NY



GOSS: Remember a HALIMARK CARD....when you care enough to send 2 the very best. 3 MUSIC: THEME UP...DOWN FOR: 4 5 6 GOSS: From Hollywood...the makers of HALLMARK CARDS bring you s 7 true story from the life of J. Edgar Hoover *on the 8 HALLMARK HALL OF FAME 9 MUSIC: TYMPANY ROLL AT * ABOVE...MUSIC THEN SWELLS TO CLIMAX AND 10 OUT П 12 13 GOSS: And here is our distinguished host, Mr. Edward Arnold. 14 (APPLAUSE)

I ARNOLD: GOOD EVENING, LADIES AND GENTLEMEN, AND WALCOME TO THE 2 HALLMARK HALL OF FAME. --- TO THE SPECIAL AGENTS OF THE 3 F.B.I., JOHN EDGAR HOOVER IS, SIMPLY, -- "THE DIRECTOR". 4 HE'S HAD THAT JOB FOR THIRTY YEARS NOW. BUT THE FIGHT 5 AGAINST CRIME IS NO ONE-MAN FIGHT; THE F.B.I. NO ONE-MAN 6 OPERATION. IN HONORING MR. HOOVER, WE SALUTE ALSO THE 7 THOUSANDS OF OTHER MEN, THEIR NAMES MASKED BEHIND THOSE 8 THREE FAMOUS INITIALS...THEIR WORK METICULOUS, RELENTLESS, OCCASIONALLY HAZARDOUS. SOME CASES ARE SOLVED IN A FEW 9 HOURS. THE ONE YOU ARE ABOUT TO HEAR TOOK TWO-AND-A-HALF 10 11 YEARS. --- TONIGHT, IN TRIBUTE TO THE DIRECTOR AND THE MEN 12 OF THE F.B.I., THE HALLMARK HALL OF FAME PRESENTS A RADIO 13 DOCUMENT EXTRACTED FROM THE OFFICIAL FILES OF THE FEDERAL 14 BUREAU OF INVESTIGATION, UNITED STATES DEPARTMENT OF 15 JUSTICE. NOW, HERE IS FRANK GOSS. ELaturate 16 17 18 19 20 21 22 23 24 25 26 27

28

29 LW

```
MUSIC:
           SHARP DOCUMENTARY BRASS FIGURE .. REPEAT .. CUT SHARP FOR:
2
3
4 ARNOLD: SHORTLY AFTER 8:30 AM, JANUARY 17, 1934, A LINCOLN SEDAN
5
           APPROACHES THE INTERSECTION OF GOODRICH AND LEXINGTON
           AVENUES, IN ST. PAUL, MINNESOTA. THE DRIVER, EDWARD
6
7
           GEORGE BREMER, A MEMBER OF A WEALTHY AND PROMINENT ST.
8
           PAUL FAMILY. AS IS HIS CUSTOM DURING THE SCHOOL TERM, HE
9
           HAS DRIVEN HIS NINE-YEAR-OLD DAUGHTER, HERTZY, TO HER
10
           PRIVATE SCHOOL AND IS PROCEEDING TO HIS OFFICE AT A LOCAL
H
           BANK. AS HE STOPS FOR A TRAFFIC SIGN AT LEXINGTON
12
           AVENUE, A STRANGER APPROACHES THE LEFT FRONT DOOR OF HIS
13
           VEHICLE.
14 SOUND:
           TRAFFIC UNDER..CAR DOOR OPENED
15 KARPIS: (LOW, COLD) All right, Bremer., move over.
16 BREMER: Hey, what is this? You can't --
17 SOUND:
           OTHER CAR DOOR OPENED
18 FRED BARKER: Think not?
19 BREMER: Weit a min -- (BREAKS OFF.. MOANS AS:)
           BREMER IS HIT ON HEAD WITH BLUNT OBJECT. BLOW REPEATED.
20 SOUND:
21
           BODY SLUMPS
22 KARPIS: Let's go.
23 SOUND: CLOSE CAR DOORS, CAR ZOOMS OFF
24 MUSIC: REPEAT FIGURE AND OUT
25
26
```

IW

ARNOLD: AT ABOUT 10:40 A.M., WALTER MCGEE, A CONTRACTOR, RECEIVED A TELEPHONE CALL IN HIS OFFICE, 118 WEST CENTRAL AVENUE, 3 ST. PAUL, MINNESOTA. 4 SOUND: PHONE RINGS..PICKED UP 5 McGEE: Hello. 6 BARKER: (FILTER) This Mr. McGee? 7 MCGEE: That's right. 8 BARKER: (FILTER) You a friend of Ed Bremer's? 9 MCGEE: (SURPRISED) Why, yes--yes. What --10 BARKER: (FILTER) (CUT HIM OFF) There's a note for you...out the 11 side door. If you wanns see Ed again, you'll do like it 12 seys...just like it seys. 13 SOUND: PHONE CLICKS OFF ON FILTER...PHONE JIGGIED MCGEE: Hello...hello...Who is this? Hello. 15 SOUND: HANG UP PHONE. FOOTSTEPS. OPEN DOOR . MORE FOOTSTEPS.. 15 RATTLE NOTE. UNFOLD IT. SLOW FOOT STEPS UNDER: 17 MCGEE: (READING) Cherles McGee. You are hereby declared in on a 18 very desperate undertaking. Don't try to cross us. You 19 future and B's are the important issue. Follow these 20 instructions to the letter. Police have never helped in 21 such a spot and won't this time either. (BREAK OFF) 22 SOUND: FINAL QUICK FOOTSTEPS. FLIP PHONE BOOK. STEP OFF. LIFT 23 PHONE . DIAL O

(SLIGHTLY OFF) (QUICKLY) Operator, get me Washington, D.C.

please. NATIONAL 7117. -- Yes, I'll hold on.

STEP ON. PICK UP NOTE

RT

25

24 MCGEE:

26 SOUND:

MCGEE: (READING) Your friend is none too comfortable now, so

2 don't delay the (BREAK OFF)

3SOUND: PHONE CLICKS LIVE ON FILTER..RINGS..CUT IN MID RING

AOPERATOR: Federal Bureau of Investigation.

MUSIC: FIGURE AND OUT

7 William &-

6

8ARNOLD: NATIONAL 7117, THE EMERGENCY NUMBER OF THE FBI, AVAILABLE

9 TO ANY CITIZEN TWENTY-FOUR HOURS A DAY. A CALL TO THIS

10 NUMBER SETS IN MOTION A CHAIN REACTION, ACTIVATING LAW

ENFORCEMENT AGENCIES ON A NATIONAL BASIS. -- AT 4:00 PM,

JANUARY 17, 1934 A MEETING IS HELD IN THE OFFICE OF THE

DIRECTOR, LOCATED IN THE JUSTICE DEPARTMENT, WASHINGTON

D.C. THE FACTS HAVE ALREADY BEGUN TO PILE UP.

15HOOVER: The ransom demanded is \$200,000. Payment to be made in 5

and 10 dollar bills...no new money..no consecutive numbers..

large variety of issues.

18BRYANT: Excuse me, Mr. Hoover...

19HOOVER: Yes, Bryant?

20BRYANT: Wouldn't that seem to indicate that the kidnappers are

21 professionals...part of an organized gang?

22HOOVER: In my opinion, yes.

23BRYANT: Is there a method of payment established, sir?

24HOOVER: The go-between is to insert an advertisement in the

25 personal column of the Minneapolis Tribune. Payment

26 instructions will follow.

27CURRAN: What about the second note...the one supposed to be from

28 Bremer himself. Is that genuine?

RT

YALLMARK -4-Any further word on that, Tolson. HOOVER: Both notes are addressed to Charles McGee's name 2TOLSON: 3 is Walter. There are misspellings in both notes. However, there seems some possibility that Bremer's signature is in 5 his own handwriting. Both notes and handwriting specimens 6 are being flown to Washington. Good. Get them into the erime lab right away. When the 7HOOVER: 8 handwriting experts finish, have chemical and microscopic tests run on the paper... I'd like a full report on 10 quality, content, manufacturer and distribution outlets 11 in the Minneapolis-St. Paul area. 12TOLSON: Yes, sir. 13HOOVER: Bryant, you and Curran will take the first available plane 14 to St. Paul. I've ordered twenty special agents with 15 experience in this type of case flown into the area. 16 They'll operate under your supervision. 17 BRYANT: Very good, sir. 18 HOOVER: Keep all activities under cover in order to facilitate the 19 victim's release. 20 BRYANT: What about the ransom money, sir? 21 HOOVER: The Bremer family have indicated a desire to make payment. 22 You'll arrange with the Federal Reserve Bank in St. Paul 23

to have a register made of the serial numbers of all bills. 24 BRYANT: All right, sir -- only --

25 HOOVER: Yes?

26 BRYANT: The police report on the abandoned Lincoln sedan...the 27 one Bremer was driving at the time of the crime...it

28 mentions blood stains.

RT

HOOVER:	(SHUFFLE PAPERS) That's right. (READS) Brownish stains
2	on stearing wheel, gear shift, doorsill, back of front
3	seat and car floor. Identified as human blood.
4BRYANT:	Well, sir, taken with the business about the note wouldn't
5	that lead to the assumption that Bremer's already dead?
6HOOVER:	We can't make that assumption, Bryant. As long as there's
7	a chance he's alive, our first job is to keep him that
8	way All right, gentlemen, that's it. You'll work out
9	of the St. Paul Field Office, but I want personal reports
10	on all developments.
MUSIC:	QUICK BRIDGE INTO FIGURE AND OUT.
12	
13	
4ARNOLD:	WHILE THE SPECIAL AGENTS OF THE F.B.I. WORK UNDER COVER
15	TO ASCERTAIN THE WHEREABOUTS OF EDWARD BREMER AND THE
16	IDENTITY OF HIS ABDUCTORS, FURTHER RANSOM NOTES ARE
17	RECEIVED, BY WALTER MCGEE AND SEVERAL OTHER PERSONS IN
18	THE ST. PAUL AREA. ONE, ADDRESSED TO MRS. EDWARD BREMER
19	AND HEADED "DEAR PATZ" IS UNQUESTIONABLY IN THE VICTIM'S
20	OWN HANDWRITING. FOR THE MOMENT, AT LEAST, EDWARD BREMER
21	IS STILL AMONG THE LIVING.
22MUSIC:	STING
23	
24	
25ARNOLD:	ON JANUARY 25TH, FOLLOWING INSTRUCTIONS GIVEN BY THE
26	KIDNAPPERS, WALTER MCGEE ATTEMPTS TO DELIVER THE RANSOM
27	PAYMENT. HOWEVER, CONTACT WITH THE CRIMINALS IS NOT
28	ESTABLISHED.

29MUSIC:

STING

ARNOLD:	FOR TEN DAYSSILENCE. THEN, ON FEBRUARY 6TH, A NEW
2	DEMAND FOR PAYMENT IS RECEIVED. INTERMEDIARY WALTER MCGEE
3	PROCEEDS TO ZUMBROTA, MINNESOTA AND DEPOSITS TWO SUIT
4	BOXES CONTAINING THE SUM OF TWO HUNDRED THOUSAND DOLLARS
5	AT A SPOT MARKED BY FOUR RED FLASHLIGHTS BESIDE A DIRT
6	ROAD. (PAUSE) TWENTY FOUR HOURS LATER, AT ROCHESTER,
7	MINNESOTA, EDWARD G. BREMER IS RELEASED.
amusic:	FBI FIGURE AND QUT
9	,
10	
I CURRAN:	Then you haven't any idea, Mr. Bremer, how long it took
12	to reach the hide-out?
13BREMER:	I'm afraid not, gentlemen. After I became conscious, I
14	was still pretty woozyand blindfolded, of course
15	I I'm not surebut I seem to think we passed through
16	a citynot a big citymedium sized, maybe.
17BRYANT:	Any special reason for that impression?
18BREMER:	I'm pretty sure I heard street carsbut we weren't around
19	traffic very long. That make sense?
20BRYANT:	Yes, sir. It does Now about the hideout. You were
21	blindfolded the whole time.
22BREMER:	Nono not exactly. After a few days, I was allowed to
23	be without the blindfoldbut only in the one room.
24BRYANT:	Then you never saw the house itselfthe exterior, I mean?
25EREMER:	No. Sorry.
26 URRANT	How about sounds, Mr. Bremer? You remember hearing
27	anything distinctive?

BREMER: Well--not really distinctive. There were a couple of

dogs...barked a lot. One of them sound big...you know...

gruff, growling...the other one might've been some kind of

terrier--yap-yap, if you know what I mean.

CURRAN: Yes, sir. Anything else?

BREMER: Let me see. Children playing...three or four of them.

**CURRAN: About what age?

BREMER: I don't know. Somewhere between four and eight I guess.

Then there was a baby upstairs. Cried a lot. Fussed.

Year...year and a half old, I guess. That's the honery

age. (SMILES) It was my kid's anyway. -- (GUPS) I used

to think about Hertzy quite a lot...especially when I

heard that baby. You understand.

BRYANT: Sure. - What about inanimate sounds? Traffic for instance?

BREMER: Yes. Traffic.

| BRYANT: Heavy...main highway?

| BREMER: I think so. Quite a few trucks and busses. I remember

them shifting gears a lot.

I BRYANT: Like at a stop sign or a railroad crossing?

2 BREMER: Yes. That was what it sounded like. -- There were some

trains too...not too close. Mostly morning and evening.

4 CURRAN: Commuters' specials.

5 BRYANT: Might be. -- Any noises peculiar to the house itself.

6 BREMER: Not that I can think of ... oh ... wait a minute. I'm

7 pretty sure there was a coal stove in the next room...

I could hear the ccal being fed into it.

9 CURRAN: Let's see now...that gives us a house with children and

dogs...near a main highway...not too far from a

commuter...having a coal stove.

12 BREMER: That's not much help I guess. There must be fifty

thousand like that in Minnesota alone. -- Wish I could

do better.

15 BRYANT: You could recognize the room itself though?

16 BREMER: Absolutely.

17 BRYANT: Mind describing it, sir?

18 BREMER: Well -- small...ten by twelve, I'd say. Run down. Old

brass bed. Fairly new wallpaper..oohh...that wallpaper.

20 BRYANT: You remember the pattern?

21 BREMER: Clusters of forget-me-nots, surrounded by pink roses.

22 BRYANT: Think you could recognize it in a sample book?

23 BREMER: I'll never forget that wallpaper, Mr. Bryant.

24 CURRAN: One more thing, Mr. Bremmer. The trip back -- from the

25 hideout to Rochester. Remember any unusual details

about that?

!	BREMER:	Well, a already told you, gentle n, we started out
2		in a business coupe. Then switched to a four door car
3		of some kindsedan, I guess. I had to squat on the
4		floor behind the driver. There was a tin can next to
5	.•	meabout a regular five gallon gasoline can, I'd say.
6		I could rest my elbow on it as we drove.
7	BRYANT:	Sure about it's being a gasoline can?
8	BREMER:	Positive. I could smell the vapor Then when we
9		were part waywe turned off the main roaddrove
10		about ten minutesand then stopped. I heard two of
11		the men get out of the caropen up the trunk and take
12		out some tin canstwo or three of them, I think. Then
13		they poured the gas into the tank.
14	CURRAN:	You say this was off the main road.
15	BREMER:	That's right. There was a lot of gravel striking
16		against the fendersof course, it could have been some
17		kind of detour Outside of that, nothing much stands
18		out.
19	BRYANT:	I think that's enough questions for now, Mr. Bremer.
20		You've been under quite a strain. We'll come back if
21		we think of anything else.
22	SOUND:	BRYANT AND CURRAN RISE
23	BREMER:	Mr. Bryant
24	BRYANT:	Yes, sir?
25	BREMER:	I I'm afraid I haven't been much help. I you mind
26		telling mein a case like thiswith so little to go
27		onis there any chance of they're getting caught.

I'd say the odds are about a hundred: J-one. | BRYANT: 2 BREMER: That they get away? 3 BRYANT: No, sir -- That they go to prison. BRIDGE...INTO FBI FIGURE...OUT FOR: 4 MUSIC: 5 6 NOT MUCH TO WORK FROM...TRAFFIC AND A COAL STOVE...A 7 ARNOLD: 8 WALL PAPER PATTERN AND A COUPLE OF DOGS...SOME GAS CANS 9 AND AN OLD BRASS BED. 10 MUSIC: STING 11 12 13 ARNOLD: FROM WASHINGTON, J. EDGAR HOOVER ORDERS A CAREFUL 14 RUN-DOWN OF EVERY LEAD...SPECIAL AGENTS FROM ALL PARTS 15 OF THE COUNTRY ARE FLOWN TO ST. PAUL TO HELP DO THE JOB. 16 MUSIC: FIGURE 17 18 19 ARNOLD: FEBRUARY 8TH, 1934...FBI AGENTS LOCATE A WALL PAPER PATTERN SIMILAR TO THE ONE DESCRIBED BY EDWARD BREMER 20 21 IN THE ST. PAUL BRANCH OF A NATIONAL MAIL ORDER HOUSE. 22 IT IS IDENTIFIED BY THE VICTIM AS IDENTICAL TO THAT ON 23 THE WALL OF THE KIDNAP ROOM. A FULL CHECK OF SALES 24 RECORDS IS COMMENCED. 25 MUSIC: FIGURE 26 27

JG

•		
i	ARNOLD:	FEBRUAR 8TH, SPECIAL AGENTS, FOLL ING THE ROUTE TAKEN
2		BY WALTER MCGEE IN PAYING THE RANSOM DISCOVER FOUR
3		FLASHLIGHTS IN A FIELD SEVERAL MILES SOUTH OF ZUMBROTA,
4		MINNESOTA. THEY ARE EQUIPPED WITH RED FILMOLENSES AND
5	.•	BEAR THE TRADEMARK, "MERIT PRODUCT". THEY ARE TRACED
6		TO THE F. & W. GRAND SILVER STORE, 67 7TH STREET, ST.
7		PAUL. A GIRL EMPLOYEE'S DESCRIPTION OF THE PURCHASER
8		IS FORWARDED TO THE FBI IDENTIFICATION DIVISION IN
9		WASHINGTON TO BE CHECKED AGAINST KNOWN-CRIMINAL FILES.
10	MUSIC:	FIGURE
11		
12		
13	ARNOLD:	FEBRUARY 10TH, AS A RESULT OF AN FBI BULLETIN, THE
14		SHERIFF OF COLUMBIA COUNTY, WISCONSIN TURNS OVER TO THE
15		BUREAU FOUR LARGE GASOLINE CANS AND A FUNNEL FOUND BY A
16		FARMER NEAR PORTAGE, WISCONSIN. THEY ARE FLOWN
17		IMMEDIATELY TO WASHINGTON, D. C. TO BE CHECKED BY THE
18		TECHNICAL CRIME LABORATORY OF THE FEDERAL BUREAU OF
19		INVESTIGATION TO BE CHECKED FOR LATENT FINGERPRINTS.
20	MUSIC:	FIGURE TO STRONG CHORD AND OUT
21		
22		
23	HOOVER:	All right, gentlemen. We've got some evidence. Let's
24		see if we can put it together and come up with some
25		answers. We know that there were at least five men
26		involved in the kidnapping.

1	BRYANT:	Probably more than that, sir. The ransom negotiations
2		seem to have been handled by persons other than the
3		actual participants.
4	HOOVER:	Good point, Bryant. In any case, we know we're dealing
5		with a highly organized gangmost likely one of long
6		standing. Next, there is a latent thumb print on one of
7		the gasoline cans.
8	BRYANT:	Did it match up to the file, sir?
9	HOOVER:	Yes Arthur Barkeralso known as "Doc" Barker.
10		Next, the salesgirl's description of the man who
11		purchased the flashlights appears to be that of Alvin
12		Karpisand the girl has identified a photograph.
13		Well, it all seems to add up.
14	TOLSON:	The Barker-Karpis gang.
15	HOOVER:	Exactlyjust about the most dangerous and best
16		organized group of criminals still at large. Well
17		we've made progress. We know our enemyand we know
18		he's tough. Now let's find them.
19	MUSIC:	FIGURE TO ACT CURTAIN
20		
21		
22		(APPLAUSE)

MUSIC:	FIGURE OUT FOR:
2	
3ARNOLD:	THE FIRST PHASE IN THE INVESTIGATION OF THE KIDNAPPING
4	OF EDWARD BREMER IS OVER. J. EDGAR HOOVER AND HIS AIDES
5	HAVE PINPOINTED THEIR QUARRY THE BARKER-KARPIS
6	GANG, A BIG BUSINESS IN CRIME BOARD OF DIRECTORS,
7	KATE "MA" BARKER, WHO MADE KILLING A FAMILY OCCUPATION,
8	HER SONS "DOC" AND FRED BARKER, BOTH KNOWN KILLERS, ALVIN
9	KARPIS, ALREADY ONE OF AMERICA'S "MOST-WANTED" MEN. PHASE
10	TWO TAKES TIME, AND PATIENCE, AND MONOTONOUS PERSERVERENCE.
11	ELEVEN MONTHS GO BY WITHOUT A MAJOR ARREST. FINALLY, IN
12	THE FIRST WEEK OF JANUARY, 1935, THE EFFORTS OF THE
13	DIRECTOR AND OF HUNDREDS OF SPECIAL AGENTS BEGINS TO PAY
14	OFF. "DOC" BARKER IS LOCATED IN CHICAGO, ILLINOIS
15	PLACED UNDER SURVEILLANCE 6:30 PM, JANUARY 8TH.
16 SOUND:	TRAFFIC OFFCARS SQUEALING TO STOPDOORS OPENED.
17 CURRAN:	He's coming out. Let's go.
18 SOUND:	RAIDING PARTY INTO MOTIONFASTFOOT STEPS STOP
19 CURRAN:	Hold it, Barker! Federal officers, United States
20	Department of Justice. You're under arrest.
21 ARNOLD:	AMONG "DOC" BARKER'S EFFECTS, SPECIAL AGENTS FIND THE
22	FOLLOWING: ENOUGH SMALL ARMS TO EQUIP A SQUAD OF INFANTRY:
23	A LETTER IN THE HANDWRITING OF HIS BROTHER, FRED,
24	MENTIONING AN ALLIGATOR HUNT FOR A CRITTER NAMED "OL'
25	JOE": A MAP OF FLORIDA WITH A PENCIL CIRCLE AROUND THE
26	AREA OF OCALA. J. EDGAR HOOVER MOVES QUICKLY. SPECIAL
27	AGENTS WERE FLOWN INTO THE MARION COUNTY AREA OF FLORIDA.
RS	(MORE)

ARNOLD:	(CONTINUED) INVESTIGATION SHOWS THAT KATE BARKER AND
2	HER SON, FRED, ARE RESIDING IN A COTTAGE LOCATED ON LAKE
3	WEIR. AT DAWN ON THE SIXTEENTH OF JANUARY, A PICKED
4	RAIDING PARTY APPROACHES THIS COTTAGE.
5 SOUND:	SWAMPY NIGHT SOUNDSLOON CALLTHEN FOOTSTEPS ON
6	SWAMPY GROUNDSTOPPAUSE.
7BYRANT:	(CALLING) Mrs. Barker! Fred! Come on out
8	We're Federal Officers! The house is surrounded.
9	(LONG PAUSE) Come out peacefully. You won't be hurt!
10	(ANOTHER PAUSE) This is your last chance, Mrs. Barker.
ii	Come out, or we'll come in.
12 FRED BARKE	R: (OFF) All right. Come ahead.
13 SOUND:	BRIEF PAUSETHEN BLAST OF MACHINE GUN FIRE OFF
14	ANSWERING FIRERIFLES AND MACHINE GUNS ON MIKE
15	BUILD THEN CUT SHARP.
16ARNOLD:	(AFTER PAUSE) WHEN THE GOVERNMENT AGENTS ENTERED THE
17	HOUSEBOTH MA BARKER AND HER SON WERE DEAD.
18 MUSIC:	BRIDGE INTO FIGURE THEN OUT:
19	
20	
2! TOLSON:	We can close the files on the Barker family now, sir.
22	Ma and Freddie were buried this morning"Doc's" on his
23	way to Alcatraz.
24 HOOVER:	That moves Karpis to the head of the list.
25 TOLSON:	Yes, sir. I've been working up the current data on him.
26	Thought we might find a lead.
27 HOOVER:	Fine. Let's hear it.

Well, for one thing, we know that he loc. different. TOLSON: He and the Barker boys all tried to change their 2 appearance and fingerprints by plastic surgery. 3 4HOOVER: If the Barkers are any example, it's probably a pretty badly botched job. 5 TOLSON: Yes, sir. Next, we know that he likes to keep moving never stays long in one place. Last report says he's 7 got a girl with him....Deleres Delaney. He may have 8 married her. 9 ICHOOVER: Anything else? II TOLSON: One more item...fishing. He's become a nut on the subject. Our information is that he'd rather fish than eat....it's 12 just about all he lives for now. 13 HOOVER: Yes....funnya man writes his name all over the middle of the continent with a machine gun to get what he wants ... 15 then finds out what he really wants he could have gotten 16 with a bamboo pole and a bent pin. 17 : MOCLOT 81 I know. Well, send out a bulletin to all Field Offices and local 19 HOOVER: police to keep special surveillance on fishing resorts 20 and tackle shops. 21 BRIDGE TO FIGURE AND OUT: 22 MUSIC: 23 24

	ARNOLD:	PHASE THREE. LIVIN KARPISALSO KNOWN 3 "OLD CREEPY"
	2	NOW ALSO KNOWN AS "PUBLIC ENEMY NUMBER ONE"
	3	ALERTED BY F.B.I. BULLETINS, POLICE OFFICERS IN ATLANTIC
	4	CITY, NEW JERSEY SPOT KARPIS IN A LOCAL HOTELTRY TO
	5	SHOOT IT OUTKARPIS SHOOTS FIRST THE STEADY,
	6	RELENTIESS DAY AFTER DAY INVESTIGATIONS BEGIN AGAIN.
	7	SPRINGSUMMERFALLIN NOVEMBER, A LEAD. TWO
•	8	DARING HOLD UPS IN OHIO. THE CHIEF SUSPECT, ALVIN KARPIS.
	9	A GET-AWAY VEHICLE IS IDENTIFIEDA PRIVATE AIRPLANE.
	10	THROUGH ITS DEPARTMENT OF COMMERCE MARKINGS, THE PLANE
	11	IS TRACED TO HOT SPRINGS, ARKANSAS. THERE, SPECIAL AGENTS
	12	FIND KARPIS, BUT, WARNED BY UNDERWORLD CONNECTIONS, HE
	13	EFFECTS HIS ESCAPE.,.TAKING ONLY HIS GUNS AND HIS FISHING
	14	TACKLE FROM WASHINGTON, J. EDGAR HOOVER ORDERS A
	15	SPECIAL CHECK ON THE WINTER FISHING GROUNDS OF THE GULF
	16	COASTCONCENTRATING ON TOURIST CAMPS, SPORT FISHING
	17	PIERS, TACKLE SHOPS. AGAIN THE WORK IS SLOW, METHODICAL
	18	MONOTONOUS. THE RESULTS, NIL. THEN, AT CORPUS CHRISTI,
	19	TEXAS, A PIER OPERATOR RECOGNIZES A PHOTOGRAPH.
	20 CURRAN:	You're sure this is the same man, Mrs. Humbolt?
	21 WOMAN:	(TEXAS DRAWL) Dead sure. Ah'd know those eyes anyplace
	22	coldlike one of them big river cat-fish He took
	23	one o' my boats out most every day. Didn't get much
	24	thoughalways complainin' about the fishin'. Finally,
	25	'bout two weeks agohe stopped comin'. Guess he moved
	26	on.
	27 CURRAN:	Any idea where? Ever hear him mention trying some other
3	28	spot.
	•	

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: MAMOW Come to think of it...he did say somethin' about Biloxi....Biloxi, Mississippi. 2 3MUSIC: FIGURE 5 TELETYPE 6SOUND: 7CURRAN: Man believed to be Alvin Karpis departed Biloxi, Saturday. Probable destination; New Orleans. 9MUSIC: FIGURE 10 11 (STREET CHANT .. OFF .. START AND CONTINUE UNDER SCENE... 12VENDOR: FADING) Oh, shrimpee..row-row..row-row.(*) Up to your 13 14 door-door..door-door. Bet you'll want more-more..moremore. Shrimp-ee! Shrimp-ee! 15 16MAN: (SOUTHERN ACCENT) (START LINE AT * ABOVE) Why, yes suh, I most surely do recognize him. He's the fella that 17 bought the yella feather jig day before yesterday. 18 19 BRYANT: Happen to know his name? 20 MAN: Afraid not. -- Lives somewhere in the neighborhood, though. Seen him around...drives a dark car....Plymouth maybe. 21 22 Reason I remember him so clear was that jig. Can't catch no fish on a yella feather in N'Orleans this time 23 24 a year. FIGURE 25 MUSIC:

26

27

RS

ARNOLD:	WORD IS FLASHED TO WASHINGTON THAT ALVIN KARPIS, PUBLIC
2	ENEMY NUMBER ONE, HAS BEEN LOCATED. THE DIRECTOR,
3 78	ACCOMPANIED BY ASSOCIATE DIRECTOR TOLSON. AND A PICKED
4/1/4	ENEMY NUMBER ONE, HAS BEEN LOCATED. THE DIRECTOR, ACCOMPANIED BY ASSOCIATE DIRECTOR TOLSON. AND A PICKED SQUAD OF SPECIAL AGENTS, FLIES TO NEW ORLEANS TO TAKE
5	PERSONAL COMMAND OF THE RAIDING PARTY.
SOUND:	BUZZ OF VOICESSTOPSPREAD OUT PAPERS
7HOOVER:	These plans are a detailed lay out of the apartment Karpis
8	is occupying on Canal Street. As you can see it's on a
9	busy intersection windows covering both cornerstwo
10	exitsjust about a perfect defensive position.
BRYANT:	Which way do we approach, sir?
12HOOVER:	The raiding party will be divided into four groups.
13	Group One, consisting of two cars will park on Canal
14	Street at 5:00 p.m. Tolson and I will approach the
15	building from the North Meeting the occupants of the
16	other car at the door. Group Two will cover the back of
17	the building. Bryantyou'll take charge there.
18BRYANT:	Yes, sir.
19HOOVER:	Groups three and four will be deployed on rooftops and
20	in an automobile cordon respectively Any further
21	questions?
22 CURRAN:	Canal Street's pretty heavily traveled that time of day,
23	sir.
24HOOVER:	Arrangements have been made with City Street Maintenance
25	to hold one lane closed on the side of Canal Street
26	nearest Karpis' apartmentuntil just prior to five
27	o'clock. That should enable to rendezvous without
28	interference from traffic, and still not alert the
29	fugitive
	(MORE)

United States Court of Appeals

For The Eighth Circuit

No. 15,229 Civil

VOLNEY DAVIS,

Appellant,

UNITED STATES OF AMERICA,

Appellee.

On Appeal from the United States District Court
For the District of Minnesota
Third Division

BRIEF FOR THE UNITED STATES

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11, 1954, and reported at 123 F. Supp. 407 (S. R. 16). The Government introduced testimony at the hearing, which lasted from July 7 through July 12, 1954, and produced evidence which reconstructed the events leading to the arrest of Volney Davis; the arrest of Volney Davis; his transportation from Chicago, Illinois, to St. Paul, Minnesota; his arra ment before Judge Matthew M. Joyce, on June 3, 5, in Federal Court, St. Paul, Minnesota; and his subsequent sentence to life imprisonment on June 7, 1935.

A review of the original record clearly discloses that the testimony and evidence sustains the findings of the trial court. The evidence discloses that Edward George Bremer was kidnapped in St. Paul, Minnesota, on January 17, 1934 (O. R. 2). Volney Davis was indicted, along with others, for conspiracy to kidnap Mr. Bremer on January 22, 1935, at which time a bench warrant was issued for his arrest (S. R. 1). On February 18, 1935, a return was made on the bench warrant that Volney Davis could not be found (O. R. 372). On June 1, 1935, Volney Davis was arrested in Chicago hereafter was transported commencing the next day, me 2, 1935, by airplane, from Chicago, Ilinois, to Wold-Chamberlain Field, Minneapolis, Minnesota, the transportation being completed about 6:00 A. M. on June 3, 1935 (O. R. 336). On June 3, 1935, Volney Davis was arraigned before the Honorable Matthew M. Joyce in Federal Court, St. Paul, Minnesota, and entered a plea of guilty to the indictment returned against him, No. 6096 (S. R. 9). Judge Joyce deferred sentence until June 7, 1935. On June 7, 1935, Volney Davis was sentenced by Judge Joyce to life imprisonment (S. R. 10). At the time of arraignment and at the time of sentence Volney Davis was not represented by counsel. On October 10, 1939, the judgment of conviction of June 7, 1935, was corrected to show that Volney Davis did not appear at the time of sentence with counsel (S. R. 11).

Volney Davis was born January 29, 1902, in Cherokee Nation, Oklahoma. Thereafter he moved with his parents to Tulsa, Oklahoma, where he went to the sixth grade in school. One of his schoolmates was Freddie Barker. When Davis was 17 years old he was sentenced to the Oklahoma Penitentiary on September 20, 1919, to serve three years for stealing some shoes (O. R. 55). He was again arrested on March 4, 1922, was represented by counsel, had a jury trial, was found guilty of first degree murder (O. R. 57-58) and sentenced on February 3, 1923, to life imprisonment in the State Penitentiary, McAlester, Oklahoma (S. R. 55). Davis served his sentence from February, 1923, until November, 1932, at which time he received eight months' leave by virtue of the bribing of a certain official by one of the Barker boys (O. R. 61-62). While on leave he received an additional 12 months' extension. Upon getting his leave he immediately joined up with Fred and "Doc" Barker and their gang (O. R. 62) and from that time on was supported by them and was on their payroll doing their bidding (O. R. 51).

While in the State Penitentiary at McAlester, Oklahoma, Davis was in solitary confinement from 1927 to 1931 apparently for attempted escapes (O. R. 58-59-60). During the time Davis was out on leave, Bremer was kidnapped in St. Paul on January 17, 1934. At that time Davis was living in St. Paul, Minnesota, where the Barker-Karpis gang was head-quartering, and he had constant contact with that gang. After the kidnapping Davis continued to have contact with the Barker-Karpis gang, in Chicago, in other parts of Illinois, and in Ohio. When asked to return to the McAlester Penitentiary in the spring of 1934 and tell the Furlough Board the whereabouts of "Doc" Barker, Davis testified, "I would rather have been dead than went back to that isolation I had gotten out of." (O. R. 16.)

The evidence indicates that on February 7, 1935, Davis was arrested by F.B.I. agents in Kansas City, Missouri, and was being taken by airplane to Chicago. Because of a snowstorm a forced landing occurred near Yorkville, Illinois. At that time Davis effected an escape from two F.B.I. agents by throwing a beer glass into the face of one of the agents and diving through a window (O. R. 19-20). Davis admitted that never mistreated while under the custody or control of the F.B.I. after his arrest (O. R. 29-30). Davis admitted that he was told he was charged with the Bremer kidnapping after his arrest in Chicago (O. R. 34). Volney Davis knew that the F.B.I. had about \$1,100.00 of his money. He wasn't sure whether he could get his hands on that money or whether it would be confiscated. Nevertheless, his desire was to see to it that his parents should get this money rather than a "Jack leg" lawyer that would only enter a plea of guilty for him. This money did go to his parents within six months (S. R. 43, Ex. 1) (O. R. 66-69 and 540). Appellant admits signing, voluntarily, a waiver of removal. This was executed on Juna 1, 1935 (O. R. 69 and S. R. 44, Govt. Ex. 2). While ing sentence Davis admits that he discussed with John DeCourcy, attorney for Arthur "Doc" Barker and Edna Murray, the possibilities of his withdrawing his guilty plea of June 3, 1935. He claims he was advised by DeCourcy that it could not be done and that Davis "was sunk." (O. R. 70-72). DeCourcy testified and denied that he made such statement, but admitted seeing Davis about transfer of a car (O. R. 527). "Doc" Barker was found guilty in May of 1935 and sentenced by Judge Joyce to life imprisonment (S. R. 96). Edna Murray, Davis' girl friend, was tried at the same time. but obtained a dismissal in the middle of the trial (S. R. 94). Davis gave a voluntary statement to the F.B.I. on June 1, 1935 (Govt. Ex. 3, S. R. 45), which statement disclosed he knew a great deal about the Barker-Karpis gang and

showed his close association with them, but at the same time Davis was careful not to implicate himself with the actual kidnapping of Mr. Bremer (O. R. 86-88). Davis testified that he was not abused or threatened in any manner by F.B.I. agents (O. R. 65). He admits that the Clerk of Court read the indictment (S. R. 30) to him in open court at the time of his arraignment on June 3, 1935, and that he at that time entered a plea of guilty (O. R. 49). It is clear from the evidence that no court reporter was present during the arraignment on June 3, 1935, nor at the time of sentence on June 7, 1935. The law at that time did not require nor provide for a court reporter. In an interview with Louis H. Gollop, a newspaper reporter, Davis told him, prior to his sentence, that he had read about the convictions of some of his co-defendants (O. R. 558).

Joseph T. Lynch, the Deputy Clerk of Court who made the minute entries of June 3 and June 7, 1935, corroborated Judge Joyce's testimony that appellant was advised by Judge Joyce about his constitutional rights to counsel and that Davis told Judge Joyce he did not desire counsel on June 3, 1935. Lynch further testified that at the time of his sentence on June 7, 1935, Judge Joyce asked appellant if he had anything to say prior to the imposition of sentence (O. R. 405).

It is respectfully submitted that Judge Joyce's testimony is fully corroborated by the testimony of the following:

- 1. Raymond C. Suran, Special Agent of the F.B.I. Davis told Suran that he wanted to plead guilty (O. R. 244).
- 2. Robert Thompson, a newspaper reporter, who was in the court room at the time of the arraignment on June 3, 1935, and at the time of sentence, June 7, 1935 (O. R. 296-298).
- 3. John E. Brennan, Special Agent of the F.B.I. Davis told Brennan he would plead guilty to the conspiracy indict.

ment. He told Brennan that he was able to retain counsel with funds he had available but could see no point in doing so. All the attorney would do would be to enter a plea for him Davis told Brennan (O. R. 340).

- 4. William H. Eckley, Deputy Clerk of Court (O. R. 385).
- 5. Joseph T. Lynch, Deputy Clerk of Court (O. R. 401, 405).
- 6. rnest E. Kuhnel, Special Agent of the F.B.I. (O. R.
- 7. James M. Klees, Special Agent of the F.B.I. (O. R. 443).
- 8. Harold E. Andersen, Special Agent in Charge, F.B.I. Andersen asked appellant before his arraignment if he wished an attorney and if he wished to plead guilty. Davis indicated to Andersen that he would plead guilty and that he did not want an attorney (O. R. 465-466).
- 9. Samuel W. Hardy, Special Agent of the F.B.I. (O. R. 478-479).
- 10. John C. De Courcy, attorney at law. He was attorney for ... hur "Doc" Barker and for Edna Murray. He admits & ... ag Davis before his sentence but denies that he told Davis that he could not withdraw his guilty plea and that Davis was "sunk." (O. R. 512-528).
- 11. Edward R. Picha, bailiff for Judge Joyce. He saw Davis put up two fingers thereby indicating to defendant Farmer, that Davis now had two life sentences (O. R. 533).
- 12. Jack B. MacKay, newspaper reporter (O. R. 547, 548, 552).

Concerning his arraignment of June 3, 1935, Davis testified, in part, as follows:

By Mr. Strong:

- Q. That was Judge Matthew Joyce?
- A. Matthew M. Joyce. He asked me if my name was Volney Davis. I said, "Yes, sir." He said, "Have you agreed to enter a plea of guilty?" I said, "I would like to know what the maximum sentence is that I could receive for this crime." He told me, "You could receive up to a life sentence." I said, "Well, I will enter a plea of guilty to conspiracy." He said, "Do you want to hear the indictment read or have you read the indictment?" I believe he asked me first, "Have you read the indictment?" I told him, "No, I haven't." He said, "Do you want to hear the indictment read?" I said, "Yes, sir, I would like to." There was someone they asked in the court room to read it and he told the Judge it was rather long and it would take some time, and he said, "He wants the indictment read." They handed it around to two or three different people and he said he would read it and they read it. (O. R. 40-41.) (S. R. 29.)

Q. Were you able to understand or comprehend the matter that was read from the indictment?

. . . .

- A. I could figure out what it was about, so I knew it was some kind of charge that was against me and a lot of other people but I didn't even know a lot of these people and never heard of them.
- Q. After the reading of the indictment what happened?
- A. The Judge asked me if I pleaded guilty to that and I said I pleaded guilty to conspiracy. He said, "Return the man to the jailer and bring him back the 7th of June for sentence." (O. R. 41-42.) (S. R. 30.)
- Q. At that time were you asked by the District Attorney or by Judge Joyce whether you were represented by counsel?
- A. I was not that I remember of. It could have happened but I don't remember ever being asked.
- Q. Do you recall whether or not you were asked whether you desired to have counsel assist or represent you?

A. No, sir, I was not. (O. R. 43.) (S. R. 31.)

- Q. It may be slightly repetitious, but there is just a couple of questions I would like to ask with reference to June 3, 1935, when you were in court on your arraignment and entered your plea of guilty. At that time did Judge Joyce ask you whether or not you were represented or aided by counsel or had counsel represent you?
 - A. No, sir, he did not.
- Q. Did Judge Joyce at that time or the District Atrney at that time and before you entered the plea of guilty advise you you had the right to have counsel and the Court, if you so requested it, would appoint counsel to represent you?
- A. No, sir, I was not told.
- Q. Will you tell the Court why you pleaded guilty to that indictment?
- A. Well, at that time I would have went any place to keep from going back to Oklahoma and I wanted to get some place else so I would not have to go back to the isolation in Oklahoma and I knew I would be put back into it if I was taken there.
- Q. Is it your position in this hearing and in this matter that if you had been represented by counsel and been advised as to your rights that you would not have tered a plea of guilty to the indictment?
- A. I don't believe I could have even been found guilty of it if I had a lawyer. (O. R. 53.) (S. R. 35.)

Davis testified, in part, as follows, concerning his sentencing on June 7, 1935:

By Mr. Strong:

- Q. Tell the Court what transpired when you were called before Judge Joyce for sentence.
- A. Judge Joyce called me over before him and to the best of my memory told me, he said, "Is your name Volney Davis?" I told him, "Yes, sir." He said, "You have entered a plea of guilty to conspiracy." I said, "Yes, sir." He said, "I am going—" he asked me—I asked him—he asked me did I have a lawyer, and I said,

"No, I don't. I don't need one, do I?" He said, "No, you don't." He said, "You have entered a plea of guilty to conspiracy," and he picked up papers and started reading off of it. He said, "I am not sentencing you as a conspirator. I am sentencing you as an actual kidnapper, being on the scene of the crime with a gun in your hand and you aiding and abetting in any way to carry the crime through." That paper, I wish, could be found. He sentenced me to my natural life in Leavenworth, Kansas, at hard labor. (O. R. 48-49.) (S. R. 33.)

The court docket entries (S. R. 89) and the court term minutes in Criminal Indictment No. 6096, Third Division (S. R. 75), the same indictment in which the defendant Volney Davis and a number of other persons are named as co-defendants in this conspiracy indictment, clearly show that a number of co-defendants in that case were represented by counsel appointed by Judge Joyce. The appointments took place in the following instances.

On April 2, 1935, co-defendant James J. Wilson entered a plea of guilty to the conspiracy indictment in Criminal No. 6096, but nevertheless Judge Joyce ordered that the Court appoint counsel for said co-defendant James J. Wilson. The court docket entries (S. R. 78) indicate that on April 3. 1935, Judge Joyce appointed Attorney Thomas J. Newman to represent co-defendant James J. Wilson. On that same date the court docket entries indicate that Judge Joyce appointed Attorney Eugene F. Matthew to represent co-defendants Harold Alderton and Jess Doyle who were also charged as conspirators in the same indictment as Volney Davis, that is, Criminal No. 6096 in the Third Division (S. R. 78). The court's term minutes for April 13, 1935, indicate that Judge Joyce appointed Attorney E. F. Matthews to represent co-defendant Oliver A. Berg who was also charged as one of the conspirators in Criminal No. 6096, Third Division, the indictment to which Volney Davis, the appellant herein, had entered a plea of guilty (S. R. 79). The court's term minutes for April 15, 1935, show that at the opening of trial of several co-defendants charged in the same case as Volney Davis, that is, Criminal No. 6096, Third Division, that one of the co-defendants, Byron Bolton, decided at that time to waive counsel before Judge Joyce and enter a plea of guilty (§ . 80).

On September 7, 1950, Davis wrote a letter to Judge Joyce in which he stated in part as follows:

"I never had an active part in this crime but through my association with this gang and my past record and what the FBI had told me I knew I was classed as a conspirator. They also told me if I pleaded guilty I would be given a term of years. So as I had a sentence of life in Oklahoma I thought I would be just as well off in federal prison. Those were the reasons for me entering a plea to conspiracy." (O. R. 95-96, Govt. Ex. 6.) (S. R. 64.)

Davis admitted on cross examination that he knew before he was sentenced on June 7, 1935, that he would receive a 1 sentence (O. R. 102).

Davis admitted that from June 3 to June 14, 1935, he told no one that he wanted an attorney. He admitted that he talked to Attorney DeCourcy prior to his sentence (O. R. 107-108).

The Honorable Matthew M. Joyce, Judge of the United States District Court, testified that he became a Federal judge February 16, 1932, and was presiding at the arraignment on June 3, 1935, at St. Paul, Minnesota, when Volney Davis pleaded guilty. Judge Joyce testified there was no court reporter present at that time, that court reporters were not authorized for Federal Courts until some time in January of 1944. Judge Joyce testified that his memory had been refreshed in this case from time to time because of correspon-

dence with Volney Davis and his family, as well as the habeas corpus hearing in San Francisco and the further proceedings from time to time involving Volney Davis (O. R. 182-187).

Judge Joyce testified in part as follows:

By Mr. Dim:

- Q. Judge Joyce, can you tell us in your own words, as best you can recollect, what occurred on June 3, 1935, with reference to Volney Davis and his arraignment?
- A. Well, George Sullivan, who was then District Attorney—I don't know whether it was that morning or the afternoon before. I think it was that morning, he told me that Volney Davis wanted to enter a plea and he wanted to arrange with me for the time of so doing. I told him I would take the plea that morning. When court met at 10 o'clock Mr. Sullivan was there and Davis was there and all of the court officers were there. Davis stood up. Mr. Sullivan stated what he was there for. I asked him if he had a lawyer or counsel. He said he did not. I asked him if he wanted a lawyer. He said no. I asked him also if he had funds whereby he could employ a lawyer and that if he did not I would appoint one for him without cost to himself. He said no he didn't want any lawyer, that he would like to have the indictment read and he would be ready to plead. I asked Mr. Lynch to read the indictment, which he did, and Lynch then asked him what was his plea and he answered, "Guilty."
- Q. And what was the next thing that happened after that?
- A. I continued the case until June 7th for sentence, and that is three full days. I never heard a word from Davis or anybody in his behalf in the interim. He never reported to me of any rough treatment, if I might call it that, that occurred to him; he never sought out me to make complaint about any treatment of which he complained at all. I was in my office here each day in this building.
- Q. Then June 7th, what happened on June 7th, Judge?
- A. June 7th, pursuant to appointment, there were four others of the kidnappers that were sentenced that

- day. I can only think of the names of Wilson and Farmer. The others, I don't know who they were, and then I called him next. He stood up in front of me—
 - Q. Volney Davis?
- A. Volney Davis, and I told him he was there for sentence.
- Q. Did he have a lawyer?
- A. No. He did not have a lawyer. He said he didn't want one so I took that as definite.
- Q. Did you ask Volney Davis at the time of sentence "ether or not he had a lawyer?
- A. I don't know whether I did or not.
- Q. Did he say to you, as best as you can recollect, that he didn't have a lawyer at that time?
- A. I didn't hear you.
- Q. Did he say to you at that time, at the time of sentence, that he didn't have a lawyer?
- A. No, he did not.
- Q. Did he say to you, "Do I have to have a lawyer," at the time of sentence?
- A. He did not. We had no conversation at all. He just stood up. He was there for sentence and I imposed sentence on him on his plea on the 3rd.
- Q. I am talking about the 7th. Did you tell Volney Davis on the 7th, words to this effect: "You have a lawyer?" And he said, "No." And he asked you, "Do I r la lawyer?" And you said, "No, you don't. Did you me any such conversation?
 - A. Absolutely not.
 - Q. And what was the sentence?
 - A. Life imprisonment.
- Q. Prior to a plea of guilty on June 3rd, did you have a conversation with anyone, whether George Heisey, George Sullivan, I believe that was his first name, or anyone from the FBI or others concerning a plea of Volney Davis of guilty and receiving a light sentence or any kind of sentence?
- A. I did not. Heisey had nothing to do with this case. Mr. Sullivan handled it entirely.
- Q. Did you have any such agreement with Mr. Sullivan?
- A. I did not.

- Q. Or anyone else?
- A. Or anyone else, no conversation.
- Q. On June 7, 1935, when Volney Davis was before you for sentence, was he asked before sentence was imposed if he had anything to say before sentence?
- A. No, he didn't. He didn't say anything at all. I don't know that I asked him.
- Q. You don't recall whether you asked him?
- A. No. I possibly did, but I couldn't swear to that.
- Q. The first time you laid eyes on Volney Davis, June 3, 1935, what did he appear to you as looking like with reference to clothes, dress, appearance; can you tell this Court now, the best you can recollect, your first impression of him?
- A. As I recall it he was a very prepossessing young man in appearance. He was clean. He was shaved. He understood apparently what I said to him and I thought he resembled a clothing clerk or bank clerk or somebody of that sort.
- Q. Did he have a regular suit on?
- A. He did have a regular suit on. He was neat and clean.
- Q. As far as appearance, did he look sort of like he was under duress or threats had been imposed on him?
- A. No, he did not.

Mr. Strong: I object to that as calling for a conclusion of the witness.

The Court: I think the witness may state his opinion. That is a proper matter for him to cover in his testimony.

Mr. Dim: You may cross-examine. (O. R. 187, 188, 189, 190, 191.) (S. R. 37.)

At page 200, Judge Joyce testified as follows:

The Court: Mr. Gelb, I am going to ask Judge Joyce a question. You feel free to object if you think it is objectionable.

When Mr. Davis was before you on June 3rd and when you had the colloquy with him, as you have stated, regarding the services of counsel and when, you contend, he stated he didn't want counsel, was it your opinion from your observation of him and the way he are

The Witness: He certainly did.

Mr. Gelb: For the record I want to object to the question and the answer to that question on the ground that it calls for a conclusion of the witness and the witness is not competent to testify to that type of question since it goes to the very essence of the question at issue.

Mr. Dim: Also for the record, the question, we believe—

The Court: You are not going to object to it, too?

A. Dim: No. I want to give our reasons why I had e same idea and asked my question differently.

The Court: You need not labor the point. I will overrule the objection.

Mr. Dim: I say it is proper because the Judge has to have that opinion at the time he questions the man to determine whether or not the man is intelligent enough—

The Court: The objection will be overruled and the witness has already answered the question.

The Witness: May I suggest one thing?

The Court: You may.

The Witness: That is the test Justice Murphy laid down in one of his famous criminal cases; the language that you have used. (O. R. 200, 201.) (S. R. 41.)

STATUTES INVOLVED

18 U.S.C. 408a, as it existed in 1935:

June 22, 1932 (8.1525) (Public, No. 189)

Kidnapped, etc. persons. Transportation of, in interstate or foreign commerce, forbidden.

Provisos,
"Interstate or foreign commerce," construed.

Forbidding the transportation of any person in interstate or foreign commerce, kidnapped, or otherwise unlawfully detained, and making such act a felony.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever shall knowingly transport or cause to be transported, or aid or abet in transporting, in interstate or foreign commerce, any person who shall have been unlawfully seized, confined, inveigled, decoyed, kidnapped, abducted, or carried away by any means whatsoever and held for ransom or reward shall, upon conviction, be punished by imprisonment in the penitentiary for such term of years as the court, in its discretion, shall determine: Provided, That the term "interstate or foreign commerce" shall include transportation from one State, Territory, or the District of Columbia to another State, Territory, or the District of Columbia, or to a foreign country; or from a foreign country to any State, Territory, or the District of

Conspiracy to violate, etc. punishable.

Columbia: Provided further, That if two or more persons enter into an agreement, confederation, or conspiracy to violate the provisions of the foregoing Act and do any overtact toward carrying out such unlawful agreement, confederation, or conspiracy such person or persons shall be punished in like manner as hereinbefore provided by this Act. Approved, June 22, 1932.

28 U.S.C. 2255:

Federal Custody; remedies on motion attacking sentence.

A prisoner in custody under sentence of a court established by Act of Congress claiming the right to be released upon the ground that the sentence was imposed in violation of the constitution or laws of the United States, or that the Court was without jurisdiction to impose such sentence, or that the sentence was in excess of the maximum authorized by law, or is otherwise sub-

t to collateral attack, may move the Court which imposed the sentence to vacate, set aside or correct the sentence.

A motion for such relief may be made at any time.

Unless the motion and the files and records of the case conclusively show that the prisoner is entitled to no relief, the Court shall cause notice thereof to be served upon the United States attorney, grant a prompt hearing thereon, determine the issues and make findings of fact and conclusions of law with respect thereto. If the Court finds that the judgment was rendered without jurisdiction, or that the sentence imposed was not authorized by law or otherwise open to collateral attack, or that there has been such a denial or infringement of the constitutional rights of the prisoner as to render the judgment vulnerable to collateral attack, the Court shall

e and set the judgment aside and shall discharge prisoner or resentence him or grant a new trial or correct the sentence as may appear appropriate.

A Court may entertain and determine such motion without requiring the production of the prisoner at the hearing.

The sentencing Court shall not be required to entertain a second or successive motion for similar relief on behalf of the same prisoner.

An appeal may be taken to the Court of Appeals from the order entered on the motion as from a final judgment on application for a writ of habeas corpus.

An application for a writ of habeas corpus in behalf of a prisoner who is authorized to apply for relief by motion pursuant to this section, shall not be entertained if it appears that the applicant has failed to apply for relief, by motion, to the Court which sentenced him, or that such Court has denied him relief, unless it also appears that the remedy by motion is inadequate or ineffective to test the legality of his detention. June 25, 1948, c. 646, 62 Stat. 967, amended May 24, 1949, c. 139, §114, 63 Stat. 105.

Section 747 of the Revised Statutes provides as follows:

"In all the courts of the United States the parties may plead and manage their own causes personally, or by the assistance of counsel or attorneys at law as, by the rules of the said courts, respectively, are permitted to manage and conduct causes therein."

See present Title 28, U.S.C.A., Section 1654, which is based on Title 28, U.S.C., 1940 Ed., Sec. 394 (Mar. 3, 1911, c. 231, Sec. 272, 36 Stat. 1164) (derived from R. S., Sec. 747), which now reads as follows:

"In all courts of the United States the parties may plead and conduct their own cases personally or by counsel, as, by the rules of such courts, respectively, are permitted to manage and conduct causes therein."

U. S. Constitution—Amendment VI:

Jury Trial for Crimes, and Procedural Rights. In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

POINTS AND AUTHORITIES

I. The Court Did Not Err in Finding That When Appellant Entered His Plea of Guilty on June 3, 1935, He Competently, Intelligently and Understandingly Waived His Constitutional Rights to Be Represented by Counsel Under the Sixth Amendment to the Constitution of the United States, with a Fuil Understanding of the Implications Thereof.

Johnson v. Zerbst, 1938, 304 U.S. 458.

Ruchush v. United States, 10 Cir., 206 F.2d 810.

Lipscomb v. United States, 8 Cir., 209 F.2d 831.

- Hines v. United States, 4 Cir., 203 F.2d 561.

United States v. Cantor, 2 Cir., 1954, 217 F.2d 536.

United States v. Morgan (1954), 346 U.S. 502.

Powell v. Alabama (1932), 287 U.S. 45.

Sixth Amendment to the United States Constitution.

18 U.S.C.A., Section 408a (Public Law 189, June 22, 1932).

28 U.S.C.A., Section 394 (1940 Ed.).

28 U.S.C.A., Section 1654.

28 U.S.C.A., Section 2255.

Revised Statutes, Section 747.

II. Appellant, Voiney Davis, Competently, Intelligently and Understandingly Waived His Constitutional Rights to Be Represented by Counsel Under the Sixth Amendment to the Constitution of the United States at the Time of Sentencing on June 7, 1935.

Johnson v. Zerbst (1938), 304 U.S. 458.

Bates v. Johnston, 9 Cir., 111 F.2d 966.

Walton v. United States (C.A.D.C.) (1953), 202 F.2d 18. McKinney v. United States (C.A.D.C.) (1953), 208 F.2d

844.

ARGUMENT

1.

The Court Did Not Err in Finding That When Appellant Entered His Plea of Guilty on June 3, 1935, He Competently, intelligently and Understandingly Waived His Constitutional Rights to Be Represented by Counsel Under the Sixth Amendment to the Constitution of the United States, with a Fuil Understanding of the Implications Thereof.

The Sixth Amendment to the United States Constitution guarantees that

"in all criminal prosecutions, the accused shall enjoy the right * * * to have the assistance of counsel for his defense."

That means the accused is entitled to have "the guiding hand of counsel at every step in the proceedings against him." Powell v. Alabama (1932), 287 U.S. 45, 69.

The accused may waive the assistance of counsel. "Courts indulge every reasonable presumption against waiver" of this right. Johnson v. Zerbst (1938), 304 U.S. 458, 464.

As stated in Johnson v. Zerbst, supra, 304 U.S., at page 464:

"A waiver is ordinarily an intentional relinquishment or abandonment of a known right or privilege. The determination of whether there has been an intelligent waiver of the right to counsel must depend, in each case, upon the particular facts and circumstances surrounding that case, including the background, experience and conduct of the accused."

The judgment of conviction in the case at bar, dated June 7, 1935, as corrected by the Court's order of October 10, 1939, carries with it a presumption of regularity (S. R. 10, Ex. R. 1 S. R. 11, Ex. C). In Johnson v. Zerbst, 304 U.S. 458, 2 Court, at pages 468, 469, stated:

"When collaterally attacked, the judgment of the court carries with it a presumption of regularity. Where a defendant, without counsel, acquiesces in a trial resulting in his conviction and later seeks release by the extraordinary remedy of habeas corpus, the burden of proof rests upon him to establish that he did not competently and intelligently waive his constitutional right to assistance of counsel."

The burden of proof here rested upon appellant Davis to establish by a preponderance of the evidence that he did not competently and intelligently waive his constitutional right to the assistance of counsel. He has failed to sustain that by an

in United States v. Morgan (1954), 346 U.S. 502, the Court stated at page 512:

"Of course, the absence of a showing of waiver from the record does not of itself invalidate the judgment. It is presumed the proceedings were correct and the burden rests on the accused to show otherwise."

The record fully supports and justifies the findings of the District Court that appellant, Volney Davis, competently, intelligently and understandingly, as well as voluntarily, waived his constitutional rights under the Sixth Amendment to the assistance of counsel at the time of his arraignment on June 3, 1935.

The following cases lend support to the Government's position:

Johnson v. Zerbst (1938), 304 U.S. 458. Ruebush v. United States, 10 Cir., 206 F.2d 810. Lipscomb v. United States, 8 Cir., 209 F.2d 831. Hines v. United States, 4 Cir., 203 F.2d 561.

In United States v. Cantor, 2 Cir. (1954), 217 F.2d 536, the Court stated at page 538:

"* * but the Constitution does not force a lawyer upon a defendant. He may waive his constitutional right to assistance of counsel, if he knows what he is doing and his choice is made with eyes open."

Appellant relies upon the case of Johnson v. Zerbst (1938), 304 U.S. 458, but that case is clearly distinguishable from the facts in the instant case. In the Zerbst case the accused entered a plea of not guilty. He had no attorney. He tried his own case. It was a new experience to him as he had never been guilty nor charged with any offense before. He was never advised of his rights to the assistance of counsel.

Take the case at bar. The District Court found, after a full and complete hearing (S. R. 16) that appellant, Volney Davis, having first been duly advised of his rights to the assistance of counsel by Judge Joyce, competently, intelligently, understandingly and voluntarily waived his right to the assistance of counsel. It is respectfully submitted that the full transcript of the testimony and the entire record herein fully sustains the District Court's findings and order of August 11, 1954, denying appellant's motion made pursuant to 28 U.S.C.A., Section 2255.

The Court's docket entries and term minutes in Criminal No. 6096 clearly point out the care and the practice that Judge Joyce was following at that time in seeing to it that the defendants involved were represented by counsel appointed by the Court, if they did not have counsel, and if they did not wish to waive counsel (O. R. 195, 314) (S. R. 75, 89).

For example, see the Court's docket entries and the term minutes for April 2, 1935, in Criminal No. 6096 (the same conspiracy indictment which included Volney Davis as a codefendant) (S. R. 76). There it can be seen that James J. Wilson, a co-defendant, on April 2, 1935, was arraigned and entered a plea of guilty to the conspiracy indictment in Criminal No. 6096, and that Judge Joyce nevertheless ordered that ourt appoint counsel for the said defendant James J.

ilson, and that after taking the matter up with said counsel, defendant Wilson may withdraw his plea of guilty and enter a plea of not guilty. It is apparent from this entry that defendants in this same case who were without counsel in Judge Joyce's court were able to obtain counsel. Judge Joyce ordered that counsel would be appointed for him if he so requested. The term minutes and the docket entries for April 3, 1935, in Criminal No. 6096 (S. R. 78) show that on that date Judge Jovce appointed Thomas J. Newman as attorney for defendant Wilson and he also appointed Eugene F. Matthew as attorney for other co-defendants, Harold Alderton and Jess Dovle.

e Court's term minutes, as well as the docket entries (S. 79, 93) also show that on April 13, 1935, Judge Joyce appointed E. F. Matthews as attorney for defendant Oliver A. Berg. The Court's term minutes for April 15, 1935 (S. R. 80). show that defendant Byron Bolton in Criminal No. 6096, on the day that the case went to trial against him and a great number of the defendants, waived counsel, the minutes stating:

"Upon being questioned by the Court, Byron Bolton stated that he did not desire to be represented by counsel and that he would at this time enter a plea of guilty."

It seems clear that after Volney Davis was captured on June 1, 1935, he apparently felt relieved and was ready to enter his plea of guilty to the indictment. He so informed the F.B.I. agents. He made no complaint of being threatened or abused by F.B.I. agents. Judge Joyce's testimony is fully corroborated and supported by the host of witnesses who were in attendance at the time of arraignment and at the time of sentencing, and who testified at the hearing in July of 1954.

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Volney Davis had \$1,143.40 in cash which was being held for him by the F.B.I. It was his wish that that money be turned over to his parents, and that was done on November 21, 1935 (S. R. 43, Govt. Ex. 1). Of course, if he had funds available and which he could have used to employ his own attorney, the constitutional right to the assistance of counsel is not available. But, be that as it may, even if appellant's contention that such funds were confiscated and not available to him, nevertheless the testimony is overwhelming that he did not want the assistance of counsel and wanted to waive it, and did waive it, knowingly, intentionally and understandingly.

Davis was no novice. Not only had he been convicted of a felony while very young and served time in prison, but in addition he later was convicted after trial, and while represented by counsel, of murder (8. R. 55, Govt. Ex. 4). The letters written by Volney Davis to Judge Joyce after the sentence indicate that he had wanted to plead guilty, and did so voluntarily (S. R. 61, 64, 68, Govt. Exs. 5, 6 & 7). The letter written by Volney Davis to his parents on June 3, 1935, after his plea of guilty, also clearly indicates that his guilty plea was entered voluntarily, knowingly and understandingly (S. R. 73, Govt. Ex. 11).

It is respectfully urged that an accused who is brought promptly before a Federal court for arraignment should be thankful that his constitutional rights are being safeguarded in that manner. He thereby is brought by his captors out into the open before the Court, the public and the press. At that

time he is free to speak. At that time he is advised by the Court of his Constitutional Rights to the Assistance of Counsel for his defense. At that time he has read to him the charge for which he is being held. At that time he may waive his right to counsel or have counsel appointed for him. The choice is his. At that time he may either plead guilty or not guilty. Thereafter, he may think it over ask the Court to Traw his guilty plea if he so chooses. At the time of sentence he may tell the Court what he wishes. These are the rights that Volney Davis was accorded, and rightly so. He decided of his own free will to waive the assistance of counsel and to plead guilty to the charge. Although he denies his guilt at this time, the evidence, nevertheless makes it clear that he is guilty of the charge contained in the indictment. Of the sentence he cannot complain. The term was within the Court's discretion. Appellant was not the only one who received a life sentence as a conspirator. (See the Docket Entries, S. R. 96).

11.

stant, Volney Davis, Competently, Intelligently and Understandingly Waived His Constitutional Rights to Be Represented by Counsel Under the Sixth Amendment to the Constitution of the United States at the Time of Sentencing on June 7, 1935.

Judge Joyce testified that Davis did not have a lawyer representing him on June 7, 1935, at the time he was sentenced because at the arraignment of June 3, 1935, Davis had told Judge Joyce he did not want a lawyer, so Judge Joyce took that as definite (O. R. 188) (S. R. 38), and as a complete waiver of his right to counsel in the case. Judge Joyce was experienced in such matters and his conclusion as to the extent of the defendant's waiver should be given great weight. He concluded that Davis knowingly, voluntarily and understandingly, as well as intelligently, waived his right to

the assistance of counsel at the time of arraignment; and by admitting the crime through the entry a plea of guilty, Judge Joyce concluded that Davis at the same time was "definite" in his waiver of counsel for every step of the proceeding, including that of sentencing.

It is respectfully submitted that the foregoing resulted from the finding of Judge Nordbye in his opinion of August 11, 1954, which denied appellant's motion in all respects (S. R. 16). There is a conflict between the testimony of Judge Joyce, who believes that he said nothing at all to Volney Davis at the time of his sentence on June 7, 1935, with reference to the assistance of counsel (O. R. 190), and that of Davis who testified that Judge Joyce asked him (Davis) if he had a lawyer, and Davis replied, "No, I don't need one, do I?" Davis then further testified that Judge Joyce said, "No, you don't." (O. R. 48-49.) (S. R. 33.)

Volney Davis, prior to June 7, 1935 (the date of sentence), did talk to a lawyer named John DeCourcy in the Ramsey County Jail. John DeCourcy at that time had already tried (before Judge Joyce), and acted as attorney for Arthur "Doc" Barker, one of the ringleaders of the Barker-Karpis gang and a real close friend of Davis for years, and at the same time Mr. DeCourcy at that trial represented Edna Murray who was the girl friend of Davis for years (S. R. 77). "Doc" Barker and Edna Murray were named as codefendants in the conspiracy indictment, Criminal No. 6096, the same indictment involved in the instant case to which Volney Davis entered a plea of guilty on June 3, 1935.

Now, although the testimony indicates that Mr. DeCourcy came to Volney Davis for the purpose of obtaining title to a certain automobile, Davis nevertheless testified that he asked DeCourcy if he could withdraw his guilty plea and DeCourcy advised him that Davis was "sunk." DeCourcy denies making such a statement and contends that he knew criminal law and

knew that the guilty plea could have been withdrawn, and denies that he so advised Davis. But, Davis by his own testimony shows that he had access to counsel before sentencing (S. R. 31).

There is testimony that indicates that Judge Joyce asked Davis if he had anything to say prior to the imposition of sentence on June 7, 1935 (O. R. 405). Davis testified that he said aing because he did not know that he had a right to say anything in a Federal Court—he said he was only acquainted with the practice in State Courts (S. R. 36, 37).

The record is very clear that between June 3, 1935, at the time Davis entered his plea of guilty and June 7, 1935, up to the time that sentence was imposed, Davis made no effort to employ his own attorney or to communicate to anyone, including the Court, that he desired the assistance of counsel or that he desired to withdraw his guilty plea. But he did confer with a lawyer—DeCourcy.

Under the Sixth Amendment, Volney Davis, the appellant, was entitled to the assistance of counsel at the time of sentence unless he had understandingly, competently and intelliatly waived such assistance. It is respectfully submitted that under all the facts, testimony and evidence, as well as the record in this case, Volney Davis did, as Judge Joyce concluded, waive the assistance of counsel at every step of the proceedings when he waived that right on June 3, 1935. Johnson v. Zerbst, 304 U.S. 458. His subsequent conduct is also consistent with this conclusion.

Davis was well aware that "Doc" Barker and other of Davis' co-defendants were tried in Cr. No. 6096, before Judge Joyce, commencing April 15, 1953, and ending in convictions of many of Davis' co-defendants, including "Doc" Barker, on May 17, 1935, and apparently concluded that there was no use fighting the case. Especially was this so because, having been captured, no matter what the outcome of the Bremer con-

spiracy indictment, he would have to be returned to the penitentiary at Oklahoma under any circumstances. That fact alone would indicate that Davis concluded that he would save all his money, see to it that his parents got it, and not waste it on a "jack-leg" lawyer, and would enter his plea of guilty without wasting too much time so he could get it over with (O. R. 340). It is respectfully submitted that he was well aware of what Judge Joyce was doing when the judge questioned him concerning whether or not Davis wanted the assistance of counsel in his defense. The other defendants, in the same case, such as have heretofore been mentioned, did receive the assistance of counsel appointed by Judge Joyce. Is there any reason why the judge would not have appointed counsel for Volney Davis if he had wanted a lawyer? Defendant Byron Bolton did not want a lawyer, and waived such right. So did Volney Davis. Wouldn't the fact that defendant Berg received a life sentence and that defendant Barker received a life sentence, for the same charge, have indicated to Volney Davis that a term of years could very well mean a life sentence?

If Volney Davis wanted to waive counsel and plead guilty, and did so intelligently and understandingly and competently, it certainly would be no defense to him on the question of waiver of counsel that he did not understand that the sentence was going to be a life sentence, rather than a term of years. A term of years under 18 U.S.C., Section 408a, has been interpreted to include a life sentence. See Bates v. Johnston, 9 Cir., 111 F.2d 966. The point on this is that there was no agreement for any sentence in return for the plea.

In Walton v. United States (C.A., D.C.) (1953), 202 F.2d 18, the Court upheld a conviction although the attorney who tried the case for the accused and was present at the time of the original sentence was absent at the time of the re-sentence a few minutes later, which was imposed to correct an

erroneous original sentence. The corrected sentence was a heavier sentence than the original sentence. The Court, at page 20, stated:

"There must be some showing that the absence of counsel would or could have resulted in prejudice to defendant's rights. When there manifestly is not even a possibility of injury, there is no such error as would require vacation of the sentence."

Here, however, appellant had intelligently and competently waived his right to counsel at the time of his arraignment.

In McKinney v. United States (C.A., D.C. 1953), 208 F.2d 844, it appears that McKinney at the time of his plea of guilty appeared by counsel, but at the time of sentence his counsel was not there to represent him. The Court held that the matter should be remanded for further proceedings, and stated at page 847:

"If the District Court finds that petitioner in fact waived his right to counsel at the time of sentencing the motion to vacate should be denied. If it finds that there was no such waiver, and that detriment resulted, the motion should be granted. But this does not mean that petitioner must be released or given a new trial. As constitutional standards were met at the time his plea of guilty was entered, he has no reason to complain of that part of the proceedings. If his motion to vacate sentence is granted, he should be brought before the trial court, accompanied by counsel, for the imposition of a new sentence, to be rendered after counsel has been given an opportunity to make all proper representations to the court."

The present case is distinguishable from the McKinney case, 208 F.2d 844, in that in the McKinney case the accused was represented by counsel at the time he entered his plea. In the instant case the arraigning Court concluded that Davis at the time he was arraigned waived his right to counsel for the entire case. He then entered his plea of guilty and his

conduct subsequent to that time, including up to the date of sentence, indicated that he did not wish the assistance of counsel and that he had waived the same competently, intelligently and voluntarily.

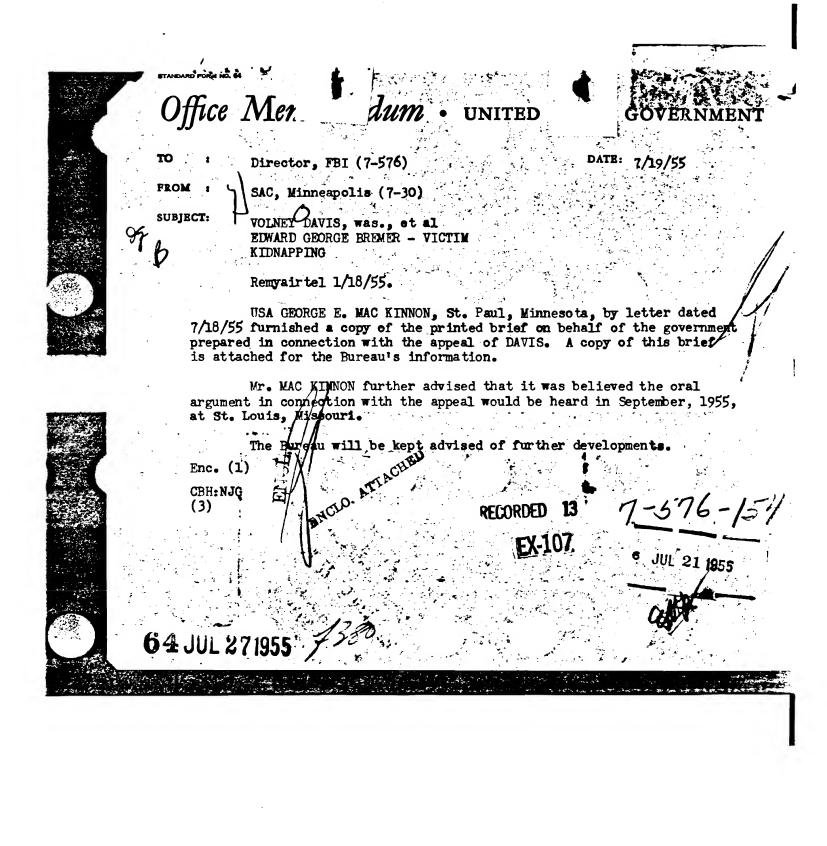
CONCLUSION

It is respectfully submitted that the entire record herein fully supports the findings of fact of the District Court that appellant, Volney Davis, on June 3, 1935, at the time of his arraignment when he entered a plea of guilty, and again on June 7, 1935, at the time of his sentence, that he was first advised by Judge Joyce of his constitutional rights under the Sixth Amendment and that he nevertheless competently, intelligently and understandingly waived such rights to be represented by counsel. He has not sustained the burden to show that he was denied a constitutional right at any stage. The proof shows to the contrary that he did intelligently and competently waive his rights. The findings of the District Court and the order denying appellant's motion, made pursuant to 28 U.S.C.A., Section 2255, is fully supported by the evidence and record herein, is correct, and should be affirmed.

Dated July, 1955.

Respectfully submitted,

GEORGE E. MACKINNON,
United States Attorney,
ALEX DIM,
Assistant United States Attorney,
District of Minnesota,
Attorneys for Appellee,
221 Federal Courts Building,
St. Paul 2, Minnesota.











7-576-15412

SACS, St. Louis Minneapolis (7-30)

VOLNEY DAVIS, WAS., BT AL.; EDWARD GEORGE BREMMER - VICTIN; KIDHAPING.

A review of the Bureau file reflects that USA George E. Mackinnon, St. Paul, Minnesota, has advised that he believes the orallargument, in connection with the appeal of Volney Davis, would be heard in the United States Court of Appeals for the 8th Circuit at St. Louis, Missouri, in September, 1955.

St. Louis should check with the clerk of the court to ascertain if Davis has filed a brief, in connection with his appeal, from the decision of the US District Court, District of Minnesota, in the case of Volney Davis vs. the United States of America. St. Louis should endeavor to obtain a copy of Davis brief.

Minneapolis should closely follow this matter with the USA at St. Paul, Minnesota, and keep the Bureau advised of all developments.

HOOVER

7-576

tel

NOTE:

Davis' motion in US District Court, Minneapolis, for an order vacating and setting aside a life sentence imposed on him 6/7/35 was denied by honorable Gunnar H. Nordbye on 8/11/54. On 10/12/54 Davis filed an appeal. The USA, St. Paul, has advised that the oral arguments in connection with the appeal Actiontatively scheduled by heard in September, 1955.

RJG:glw glw

COMM - FBI AUG1 & 1855 RECORDED-35 7-576-1541

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EX . 187

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Office Membranum . United States Government

Director, FBI (7-576) TO

DATE: August 17, 1955

SAC, St. Louis (7-43)

SUBJECT:

VOLNEY DAVIS, was., Etal; EDWARD GEORGE BREMER - Victim

On August 15, 1955, the Office of the Clerk of the Circuit Court of Appeals, St. Louis, Missouri, advised the Attorney for VOLNEY DAVIS filed a typewritten brief on June 4, 1955. Submission of a typewritten brief only was permitted in this instance. Only four copies of the brief were filed, three for the Court and one for the Clerk's file. Consequently, there is none available which the St. Louis Office can obtain.

The Docket indicates that the U.S. Attorney at St. Paul, Minnesota filed a brief on July 15, 1955, and a supplement was also filed on the same date. It is suggested that if the Bureau desires a copy of the brief filed by DAVIS' attorney it can be possibly obtained from the U. S. Attorney at St. Paul.

The case of VOLNEY DAVIS vs. the United States of America, #15229, is scheduled for Monday, September 12, 1955, in Division No. 2 of the U. S. Court of Appeals Righth Circuit at St. Louis.

RUC.

RJA:mlh (4)

1 cc: Minneapolis (7-30)

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ÆDERAL BUREAU OF INVESTIGA'I 100

UNITED STATES DEPARTMENT OF, JUSTICE

AIRTEL

Transmit the following TELESTON message to:

DIRECTOR, FBI

FBI, MINNEAPOLIS (7-30)

AIR M

Mr. Tolson MacBoard mach Mr. Nichola Mr. Belmont. Mr. Harbo

Mr. Mohr

Ir. Tarne Mr. Bixco. Mr. Winterrowd Tele. Boom. Mr. Holloman

DIRECTOR, FBI (7-576)

VOLNEY DAVIS, was. Etal; EDWARD GEORGE BREMMER - VICTIM. KIDNAPPING.

ReBuairtel dated 8/10/55.

On 8/22/55, ALEX DIM, AUSA, St. Paul, Minn., advised that appeal of VOLNEY DAVIS would be heard in U. S. Court of Appeals for the 8th Circuit at St. Louis, Mo., on 9/13/55. Mr. DIM stated that he will argue for the Government and that court-appointed attorney ALLAN SURINSKY of Clayton, Mo., will argue for DAVIS.

Mr. DIM stated that VOLNEY DAVIS was granted until 8/23/55, to file a reply brief to the Government brief previously filed.

The MP Office will continue to maintain contact with the Office of the USA, St. Paul, and keep the Bureau advised of all developments in this matter.

HOWARD

SF:pwg Louis (AM)

Agent in Charge

FELERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

Mr. Mohr Mr. Parsor Mr. Rosen AIR MAILMr. Tamm Mr. Sizoo

FD-86

Mr. Winterrowd.

Tele. Room.

Mr. Holloman.

Mr. Tole Mr. Boar

Mr. Belment Mr. Harbe

AIRTEL

Transmit the following XTEXEX message to: DIRECTOR (7-576)

9/15/55

DIRECTOR (7-576)

RE: VOLNEY DAVIS, was., ET AL;

EDWARD GEORGE BREMER - VICTIM KIDNAPPING

Re Bureau airtel, 8/10/55.

On 9/14/55, ALEX DIM, AUSA, St. Paul, Minn., advised he argued for the government before the U.S. Court of Appeals, 8th Circuit, St. Louis, on 9/12/55 in the VOLNEY DAVIS appeal, with ALLEN SURINSKY, Attorney, Clayton, Mo., appointed by Court of Appeals, arguing on behalf of DAVIS. Mr. DIM stated Judges WOODROUGH, JOHNSEN, and VOCEL heard the case, and in oral questioning the main point the court concerned itself with was whether DAVIS waived his right to counsel on the date of sentencing. Mr. DIM advised that VOLNEY DAVIS' allegation of mistreatment was not discussed in oral arguments before the court. DIM advised that the court took the case under advisement and estimated that the court would not hand down a decision for approximately three months.

The St. Louis Division is requested to follow and report the decision of the Court of Appeals in this matter.

This case is being placed in a pending-inactive status in the Minneapolis Division.

HOWARD

7-30 SF:see (6)

CC: 2 - St. Louis (7-43)(AM)

100 March 1986

Mr. Rosen

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Approved: Special Agent in Charge

10 SEP 20 1955

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ERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

AIR TEL Transmit the following Kellekypexmessage to:

FBI, ST. LOUIS (7-43)

DIRECTOR, FBI (7-576)

VOLNEY DAVIS, was., ETAL; EDWARD GEORGE BREMER - VICTIM; KIDNAPPING

Re Minneapolis airtel dated 9-15-55, and Fureau-0-1 Form dated 9-15-55.

On 9-21-55, the Clerk of the U. S. Court of Appeals, 8th Circuit, St. Louis, Missouri, advised that the case had been submitted to that Court on 9-12-55, and that ALLEN SURINSKY, Attorney, Clayton, Missouri, had argued for DAVIS after appointment by the Court of Appeals, and that a representative from the United States Attorney's Office, St. Paul, Minn., had argued for the Courtment. It was stated that the case was now evolving the Government. It was stated that the case was now awaiting a decision in the U. S. Court of Appeals which could be handed down during a period of 3 weeks to 3 months, and that the Clerk's Office would advise as soon as a decision was rendered.

The St. Louis Office will report this decision as soon as it is received.

RJA:naf (5) cc - Minneapolis (7-30)

Mr. Rosen

zent in Charge

FD-86

mr. Tolson Mr. Boardman Mr. Nichola.

Mr. Belmont Mr. Harbo.

Mr. Tamm

Tele. Room Holloman

Mr. Winterrowd

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FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

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Mr. Boardian	
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Transmit the following Teletype message to:

FB1, ST. LOUIS (7-43)

10/11/55

DIRECTOR, FBI (7-576) . . . A I R T E L

VOLNEY DAVIS, was., Et A1; EDWARD GEORGE BREMER - VICTIM; KIDNAPING

Re Minneapolis airtel dated 9/15/55 and St. Louis airtel dated 9/22/55.

On 10/11/55, the Clerk of the U.S. Court of Appeals, Eighth Circuit, St. Louis, Mo., advised that a decision in this case has not yet been reached by the Court of Appeals and he would advise the St. Louis Office as soon as this decision has been made.

MILNES

END (5)

cc - Minneapolis (7-30)

Mr. Rosen

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54 001133 Special Agent in Charge

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FEDERAL BUREAU OF INVESTIGATION

Mr. Belmont Mr. Harbo__

Mr. Mohr. Mr. Sarsons Mr. Jasen Mr. Tamm Mr. Bizoo UNITED STATES DEPARTMENT OF JUSTICE Mr. Winterrowd Tele. Room_ Mr. Helloman Miss Gandy Transmit the following Teletype message to: SAC, ST. LOUIS (7-43) AIRTEL DIRECTOR, FBI (7-576)VOLNEY DAVIS, WAS., ET AL; EDWARD GEORGE BREMER - VICTIM; KIDNAPPING RESLAIRTEL 10-11-55. On 11-4-55, the U. S. Court of Appeals, SIMO, confirmed the District Court's decision denying DAVIS' petition. A copy of the Court's decision is attached for the information of the Bureau together with an article appearing in the ST. LOUIS GLOBE DEMOCRAT of 11-6-55. **MILNES** 1 cc - SAC, Minneapolis (7-30) JEM:wma (5) Mr. Rosen INVESTIGATIVE DIVISION

66 NOV

gent in Charge



The United States Court of Appeals here Friday rejected a bid by Volney Davis, one-time desperado and member of the Barker-Karpis gang, to be released from federal prison.

Davis, who has served 20 years of a life sentence for kidnaping, claimed he did not know his constitutional rights when he pleaded guilty. He claimed he did not waive them, and that he was led to believe he would receive a lighter term if he pleaded guilty.

The appellate court here yesterday affirmed a ruling made in 1952 turning down Davis' claim.

Davis received the life sentence in St. Paul, Minn., sfter pleading guilty to conspiracy to kidnap Edward G. Bremer, a St. Paul, Minn. banker, for \$200,000. He was one of several men sentenced to prison in the kidnapeing case.

VOLNEY DAVIS, WAS., ET AL EDWARD GEORGE BREMER-VICTIM Title: KIDNAPPING

BUFILE: 7-576 Character SLFILE: 7-43

ST. LOUIS GLOBE DEMOCRAT ST. LOUIS, MISSOURI

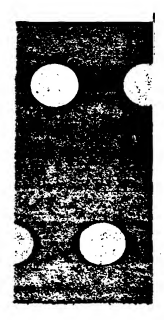
Date November 6, 1955

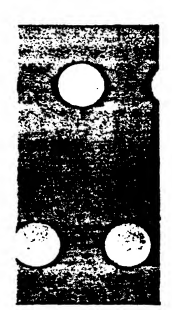
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Authors

7-576-15419

ENCLOSURE





United States Court of Appeals FOR THE EIGHTH CIRCUIT

No. 15,229.

Volney Davis,

Appellant,

vs.

United States of America,

Appellee.

Appeal from the United States District Court for the District of Minnesota.

[November 4, 1955.]

Allen H. Surinsky (appointed by court), for Appellant.

Alex Dim, Assistant United States Attorney, and George E. MacKinnon, United States Attorney, for Appellee.

Before Woodrough, Johnsen and Vogel, Circuit Judges.

Vogel, Circuit Judge.

On December 9, 1952, Volney Davis filed in the United States District Court for the District of Minnesota a motion, pursuant to 28 U.S.C. 2255, to set aside, vacate and

7-516-15411

ENCLOSURE

nullify or reduce a life sentence of imprisonment imposed on him by the United States District Court for the District of Minnesota on June 7, 1935, pursuant to his entry of a plea of guilty to an indictment charging that he and others conspired to kidnap one Edward George Bremer at St. Paul, Minnesota, and transport him into the State of Illinois. (18 U.S.C. 408(a), now 18 U.S.C. 1201)

- It the arraignment of Davis and had sentenced him, denied betitioner's motion on the ground that, "The files and records show conclusively that the petitioner is entitled to no relief • •". An appeal from such order was taken of this court. In Davis v. United States, 210 F.2d 118, this court reversed the order appealed from and remanded the ase for the purpose of giving the petitioner an opporunity to be heard on what this court termed the three remaining issues under consideration; namely, the assertions by the petitioner that:
- 1. He did not know of his constitutional right to councel;
- 2 mat he did not waive that right;
- 3. That he was led to believe he would be given a term f years if he entered a plea of guilty.

Upon a remand of the case to the United States District 'ourt for the District of Minnesota, Judge Joyce disualified himself and the hearing was held before Chief udge Gunnar H. Nordbye. After the mandate from this ourt was returned to the district court, the petitioner was emoved from the United States Penitentiary at Leavenorth, Kansas, wherein he was at that time confined, to t. Paul, Minnesota, and two attorneys, Mr. Harlan B. trong, of Minnesota, Minnesota, and Mr. Howard H. 'elb, of St. Paul, Minnesota, were appointed by the court

to represent him. A substantial period of time prior to the commencement of the hearing was allowed to enable appointed counsel to prepare for the hearing. The right to subpoena witnesses at the expense of the United States was accorded the petitioner and all witnesses he desired to call and who could be located were made available to him. The hearing and preparations therefor were apparently held with meticulous care and consideration for the petitioner's rights.

The judgment of conviction based upon Davis' plea of guilty carried with it the presumption of regularity. The burden of proof at the hearing on Davis' present motion rested upon him to establish by a fair preponderance of the evidence that he did not know his constitutional right to counsel or that he did not waive that right or that he was led to believe he would be given a term of years if he entered a plea of guilty. *Johnson* v. *Zerbst*, (1937), 304 U.S. 458, 468:

"It must be remembered, however, that a judgment can not be lightly set aside by collateral attack, even on habeas corpus. When collaterally attacked, the judgment of a court carries with it a presumption of regularity. Where a defendant, without counsel, acquiesces in a trial resulting in his conviction and later seeks release by the extraordinary remedy of habeas corpus, the burden of proof rests upon him to establish that he did not competently and intelligently waive his constitutional right to assistance of counsel. If in a habeas corpus hearing, he does meet this burden and convinces the court by a preponderance of evidence that he neither had counsel nor properly waived his constitutional right to counsel, it is the duty of the court to grant the writ."

United States v. Morgan, (1954) 346 U.S. 502, 512:

"Of course, the absence of a showing of waiver (of counsel) from the record does not of itself invalidate the

ment. It is presumed the proceedings were correct the burden rests on the accused to show otherwise. uson v. Zerbst, supra, at 468; Adams v. McCann, supra, 31; cf. Darr v. Burford, 339 U.S. 200, 218."

ne hearing commenced on July 7, 1954, and was coned on the 12, 1954. In a detailed opinion, findings contain (Davis v. United States, 123 F.Supp. 407), ge Nordbye came to the conclusion that:

After due reflection and consideration of all of the ence, I have come to a sustained and abiding conviction when Volney Davis entered his plea of guilty on June 935, he competently, intelligently, and understandingly ved his constitutional rights to be represented by coununder the Sixth Amendment to the Constitution of the ted States, with a full understanding of the implicate thereof,"

accordingly denied petitioner's motion. Davis has appealed therefrom.

To re d or transcript of the arraignment proceeding 1ϵ rane 3, 1935, was made other than the clerk's noons, which show the following entry:

'The United States Attorney, Geo. F. Sullivan, being sent the defendant Volney Davis appears and is argued. Upon being questioned by the Court said dedant stated that he did not desire the advice of counsel lentered a plea of guilty to the charge in the indictment rein.

Whereupon, it is by the Court

Ordered: That sentence be and same hereby is dered to June 7, 1935."

ith reference to June 7, 1935, the clerk's records indicate it Volney Davis appeared "with his Attorney". The ter entry was obviously incorrect and on October 10, 1939, an order amending the judgment was made to show that Volney Davis appeared "without an attorney".

The transcript of the July 7-12, 1954, proceedings before Judge Nordbye, consisting of 715 pages, was furnished to the appellant and his attorneys in this appeal.

The evidence discloses that Edward George Bremer was kidnapped at St. Paul, Minnesota, on January 17, 1934. On January 22, 1935, Volney Davis, the petitioner herein, along with a number of other persons, was indicted for conspiracy to kidnap and transport Bremer, in violation of 18 U.S.C. 408(a), now Section 1201.

Davis was arrested in Kansas City on February 17, 1935, but escaped from custody while being transported from Kansas City to Chicago. On June 1, 1935, Davis was again arrested, this time in Chicago, Illinois, and the following day was taken by airplane from Chicago to Minneapolis. On June 3, 1935, he was arraigned before Judge Joyce. He appeared without counsel, entered a plea of guilty and four days later, on June 7, 1935, was sentenced by Judge Joyce to life imprisonment.

Volney Davis was born January 29, 1902, in Cherokee Nation, Oklahoma. He went to the sixth grade in school, and while there met Freddie Barker, later of the infamous Barker-Karpis gang. When Davis was 17 years old, he was sentenced to the Oklahoma penitentiary to serve three years for theft. In 1922, represented by counsel, he was tried to a jury and found guilty of first-degree murder and sentenced to life imprisonment in the Oklahoma State Penitentiary. He served such sentence from February, 1923, until November, 1932, at which time he received an eight months' leave. Subsequently he received an additional twelve months' extension. Upon obtaining his leave from the pentitentiary, he immediately joined up with the

Barker-Karpis gang, receiving money from them from time to time.

After the extended twelve months' period of leave from the Oklahoma penitentiary expired, Davis deliberately failed to return to the penitentiary and became a fugitive. Some of the members of the Barker-Karpis gang, with who Davis was associated, kidnapped Bremer on January 17, 1934, and transported him to Bensonville, Illinois. He was held for \$200,000.00 ransom, which was subsequently paid and he was released. Two indictments were returned by the grand jury of the District of Minnesota, one charging Davis and others with the crime of conspiracy to kidnap Bremer and transport him to Illinois, and the second charging certain defendants, including Davis, with the substantive offense of kidnapping Bremer.

Davis contends that when he appeared before Judge Joyce on June 3, 1935, for arraignment, he did not know of his constitutional right to counsel, that he did not waive such right and that he was led to believe he would be given a term of years if he entered a plea of guilty. He testified t. when he first appeared on June 3, 1935, Judge Joyce sked him if his name was Volney Davis. He replied, "Yes, sir." He claims Judge Joyce then asked, "Have you agreed to enter a plea of guilty!" and he replied, "I would like to know what the maximum sentence is that I could receive for this crime"; that the judge told him, "You could receive up to a life sentence" and Davis then said, "Well, I will enter a plea of guilty to conspiracy"; that the indictment charging conspiracy was read to him and that he thereafter entered a plea of "guilty of conspiracy". He denies that at that time he was asked if he had counsel or was advised of his right to counsel. He claims he pleaded guilty to keep from going back to "isolation" in Oklahoma.

Davis also claims that he was incapable of intelligently and competently waiving his constitutional rights at the arraignment of June 3, 1935, because of alleged happenings between the time of his arrest, June 1st, and the arraignment on June 3rd. He claimed that at the time of his arrest he was struck over the head by something, that a gun was accidentally discharged near him, that he was questioned for long periods and was kept in the closest custody; that on the chartered plane trip from Chicago to Minneapolis they encountered flying difficulties at Madison, Wisconsin, and that these combined experiences left him in such a frame of mind that he could not act completely or intelligently.

From June 3rd to June 7th he was confined in the Ramsey County Jail and at some time between those dates he admits be did talk to a lawyer but that the lawyer did not come to see him regarding his case. He claims there was some casual conversation between them regarding the plea he had entered, but that the lawyer told him he could not withdraw his plea and that he was "sunk". (The lawyer referred to also testified, admitting seeing Davis in jail but denying he told Davis he could not withdraw his plea or that he was "sunk".) Davis claims that on June 7th, when he was returned to court, the judge said to him, "You have entered a plea of guilty to conspiracy," to which he responded, "Yes." He then contends that the judge said, "Do you have a lawyer?" and he responded, "No, I don't need one do I!", and the court thereupon stated, "No, you don't." Thereafter, he contends the court sentenced him to life imprisonment on the plea eutered on June 3rd.

At the hearing on petitioner's instant motion, Judge Joyce, the trial judge, also appeared as a witness. His recollection of the case had been refreshed over the years since 1935 because of correspondence with members of the Davis family and with Davis himself and also by reason of a habeas corpus proceeding instituted by Davis in the Northern District of California in 1940, at which time Davis was confined in Alcatraz.

Judge Joyce testified that on the arraignment date, June ' 1935, he had asked Davis if he had a lawyer and Davis responded in the negative. He next asked him if he had funds with which to hire a lawyer and told him if he did not, a lawyer would be appointed by the court without cost to him. Judge Joyce testified that Davis stated he did not want a lawyer but wanted the conspiracy indictment read to him. After Judge Joyce was examined by counsel, the record indicates the following:

"The Court: Mr. Gelb, I am going to ask Judge Joyce a question. You feel free to object if you think it is objectionable.

When Mr. Davis was before you on June 3rd and when you had the colloquy with him, as you have stated, regarding the services of counsel and when, you contend, he stat he didn't want counsel, was it your opinion from you conservation of him and the way he answered the quactions that he knowingly and intelligently waived the service of counsel?

The Witness: He certainly did.

Mr. Gelb: For the record I want to object to the question and the answer to that question on the ground that it calls for a conclusion of the witness and the witness is not competent to testify to that type of question since it goes to the very essence of the question at issue."

Thereafter the objection was overruled.

Judge Joyce's testimony was substantially corroborated by a number of additional witnesses, including newspaper reporters, court attaches and Special Agents of the Federal Bureau of Investigation. Davis' testimony in the main stands unsupported.

Davis' testimony that on June 3, 1935, he was not told of his constitutional right to counsel also loses force from the fact that the record indicates that some of his co-defendants in the same case, but appearing at a different time, had counsel appointed for them by Judge Joyce.

There is also substantial testimony in the record to the effect that Davis told F. B. I. Agents before he went into court for the arraignment that he was going to enter a plea of guilty to the conspiracy charge but not to the indictment charging him with actual kidnapping, that the F. B. I. "had the goods" on him and that it would do him no good to fight, that he had some money but wanted it to go to his parents.

That Davis knew what he was doing and knew that he could receive a life sentence is indicated from a letter written to his family on June 3, 1935, subsequent to entering a plea to conspiracy. In the first paragraph of that letter, Government's Exhibit 11, Davis stated as follows:

"At last I am in a position where I can write to you all again. And I am sure glad that I can for it has been awful to be running around over the country and not being able to write to the only ones in this world that really love me. I am here in jail and have entered a plea of guilty to conspiring in this case. I guess you have read about it in the papers. I will be sentenced on Friday this week, I don't know what I will get but I expect it will be a life sentence. I guess I will be sent to the Government prison out in California, but before I go there I will be held for thirty days in some prison here." (Emphasis supplied.) In the face of this and his own testimony that he was advised by the court at his arraignment that the sentence

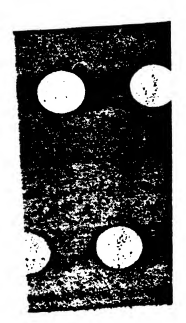
could be "up to life", Davis contends that he did not know the range of allowable punishments. He cites Von Moltke v. Gillies, (1947) 332 U.S. 708, which outlines the safeguards courts are to employ when dealing with waivers of counsel but does not negate the necessity of the petitioner proving his case.

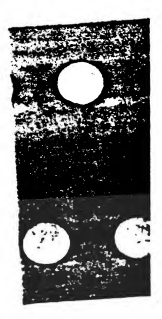
dge Nordbye's conclusion "* * * that when Volney Pavis entered his plea of guilty on June 3, 1935, he competently, intelligently and understandingly waived his constitutional rights to be represented by counsel under the Sixth Amendment to the Constitution of the United States with a full understanding of the implications thereof" is consequently supported amply in the record and must be sustained by this court. Likewise, Davis' claim that he was led to believe that he would be given a term of years if he entered a plea of guilty is not sustained and there is ample evidence to justify the conclusion of the trial court that Davis knew he could receive up to a life sentence and that he actually expected that the sentence would be for life.

There remains in the case only the question of whether or not Davis waived his right to counsel at the time of sentencing, June 7, 1935. A defendant is entitled to be represented by counsel at any stage of the criminal proceedings against him, including the occasion upon which he is sentenced. Counsel may be of great benefit to a defendant at the time of sentencing, particularly through pointing out to the sentencing court extenuating circumstances which might justify a lesser sentence than would otherwise be imposed or assisting the defendant in other ways. Testifying with reference to what occurred on June 7, 1935, the date of sentence, Judge Joyce, in answer to the question as to whether or not the defendant had a

lawyer, replied, "No, he did not have a lawyer. He said he didn't want one so I took that as definite." (Emphasis supplied.) Judge Nordbye, in his opinion, does not make specific reference to the situation as of June 7, 1935, but by his finding regarding the knowledge of right to and waiver of counsel as of June 3rd and the denial of Davis' petition, it is obvious that he inferred an overall waiver of consent by Davis with reference to all subsequent proceedings. We think that conclusion is justified. Further, Davis failed utterly in carrying the burden of proving that there had not been a waiver. We have here an experienced criminal under sentence by another court to life imprisonment for first-degree murder, indicating at the time of his arraignment knowledge of his rights and his desire to waive them and to get it over by a plea of guilty. If that waiver was made competently, intelligently and with a full understanding of his rights, we can see no reason why the court at each subsequent proceedings should go through the mere ceremony of again inquiring if the defendant knew his rights and was then again willing to waive them.

The evidence discloses and Judge Nordbye has found that on June 3, 1935, Davis was apprised of his constitutional rights and competently, intelligently and understandingly waived such rights. It would be straining human credulity to say that he did not possess the same knowledge and intelligence four days later on June 7th. The sentencing of Davis on June 7th was but an extension of the arraignment proceedings. It could have followed immediately and no question could have been raised as to its propriety. Undoubtedly the trial judge, in deferring sentence until June 7th, did so in order that he could receive a pre-sentence report from the probation officer. The fact that the sentencing took place four days after the arraignment could create a need for further inquiry only if





something transpired in the interim which justified such further inquiry, such as a request by Davis for counsel and advice when he appeared for sentencing. Davis made no request and made no statement, and accordingly Judge Joyce was entirely justified in taking his prior refusal of counsel as "definite". There was indeed an implied waiver of counsel as to any proceedings subsequent to June 3, 1935. If this were not true, it would mean that in all criminal proceedings where the defendant competently waived the right to counsel and nothing happened in the meantime, such as an unreasonable lapse of time, newly discovered evidence which might require or justify advice of counsel, new charges brought, a request from the defendant, or similar circumstances, he would nevertheless have to be interrogated in the same fashion on each subsequent step therein. That would be neither good law nor good sense.

We accordingly conclude that the trial court was correct in holding that Davis failed to sustain the burden of proof and that there was ample evidence to justify the court's conclusion that Davis competently, intelligently and understandingly waived his constitutional right to counsel and that he was not led to believe that he would be given a term of years if he entered a plea of guilty.

This court is indebted to counsel who represented the petitioner in the district court and to counsel who represented the petitioner on the appeal here for their services which were, of course, without fee.

The order appealed from is affirmed.

A true copy.

Attest:

Clerk, U. S. Court of Appeals, Eighth Circuit.

Office Memorandum . United STATES GOVERNMENT FROM : F. L. Price TIME OF CALLS: 4:30 p.m., 12-30-55 9:40 a.m., 1-3-56 SUBJECT: .45 CALIBER THOMPSON SUBMACHINE GUN, SERIAL NO. 5096;
NATIONAL STOLEN PROPERTY FILE Tamm Winterrowd Holloms n Mr. Oscar Neal, Chief, Firearms Section, Alcohol and Tobacco Tax Division, Internal Revenue Service, Telephone Code 165, Extension 2500, called to request check of captioned weapon in National Stolen Property File. 17 Mr. Murphy, Service Unit, made the requested check and advised there was a prior record for the serial number in Bureau file 7-576, serial 13679. Review of that serial reflected that information concerning the sale of submachine guns was obtained by Bureau in connection with a kidnaping investigation and that among the guns was one bearing the serial number 5096 sold, together with four others, to E. J. Mattlitz, New Orleans, Louisiana, 11-19-27. Upon call back, Mr. Neal was advised that Bureau files reflected the sale of the weapon originally to Mattlitz in 1927. At the same time, Mr. Neal advised that a .45 caliber Thompson submachine gun, Model 1921, was registered with Alcohol and Tobacco Tax Division, 11-2-34, OF by Security Loan Office, 134 South Rampart Street, New Orleans. He further advised that the current inquiry to e.g. mag PREVIOUS RECORD originated from a request for a record check by his New Orleans Office. ACTION: None. For information. LELORDED - 22 8 JAN 4 1573 JPJM:okd\ INEDXED - 22

1-126

64 11 13 1358

Memorandum · united states government

: Mr. Nicho

January 17, 1956

SUBJECT: MRS. VADA HOWARD (MRS. VADA NYBERG,

MRS. WARREN WXHOWARD) INFORMATION CONCERNING

By referral from the Director's office in the afternoon of January 16, 1956, SA Heim of the Crime Records Section interviewed Mrs. Vada Howard, 112 South Main Street, Blacksburg, Virginia. Mrs. Howard threatened dire action unless she was immediately given the reward money she claimed for giving the Bureau information leading directly to the apprehension of Alvin Karpis on May 1, 1936, New Orleans, Louisiana. During the interview, Mrs. Howard, a middle-aged woman, was very distraught and at times hysterical in her statements. She exhibited a letter from Mr. George Burton, SAC of our Houston Office, dated in October, 1954, in which she was advised that she had been told in an interview at the Bureau Headquarters on June 30, 1939, that we could be of no assistance to her and that our position in this matter was final and unalterable. She screamed that she had never been at the Bureau Headquarters in 1939 or any other time and that the FBI owed her the money and she was determined that she was going to have it.

Mrs. Howard asked that the facts of the case be checked. She said she would be in Washington for a day and would again contact the Bureau. Upon departure she made many incoherent statements concerning her claim, the inability of Mr. Burton, the Bureau and Mr. Hoover to recognize the facts and hoped that the Bureau would see it her way.

Bureau file 7-576-15105X1 reflects that Mrs. Howard, then Mrs. Nyberg, was interviewed on June 30, 1939, at the Bureau by Mr. Balch who was aware of the details of her case at the time of interview. In December, 1935, Mrs. Nyberg did recognize Karpis in Hot Springs, Arkansas, and a few days later notified Chief of Police Joseph Wakelin and allegedly offered information concerning Karpis if Wakelin would divide the reward with her, Chief Wakelin knew about Karpis' whereabouts and laughed at Mrs. Nyberg. Subsequently, Karpis was apprehended in New Orleans, Louisiana, on May 1, 1936, by the Director and FBI Agents. Mrs. Nyberg was not interviewed by Bureau Agents until May, 1938, in connection with the case of harboring Karpis at Hot Springs. Subsequently she did testify as a Government witness at the time of the prosecution of Chief of Police

cc - Mr. Holloman

LJH:rcw (4)

RECORDED - 54 7-5/6-16-16-16

13 JAN 24 1956

EX. - 121

LJH.

Memorandum to Mr. Nichols

January 17, 1956

Wakelin. These facts were presented to Mrs. Nyberg by Mr. Balch, and it was pointed out that, of course, her information had nothing whatever to do with Karpis' actual apprehension. It was explained to her that her information and testimony pertained to the prosecution and harboring of Karpis and that no reward whatever had been offered in this connection. Although disappointed, Mrs. Nyberg was reconciled to the facts given by Mr. Balch. Bureau files reflect that on October 21, 1938, Hot Springs, Arkansas, police officers not involved in the harboring case advised the Bureau that Mrs. Nyberg had reputation as a "shakedown artist"

In September, 1954, Mrs. Howard (formerly Mrs. Nyberg), in communication with the Houston Office, again claimed the Karpis reward. At this time the Bureau advised SAC Burton at Houston of the facts in the case and told him to refresh her memory regarding the explanation given her at the Bureau in June, 1939, and that this was the Bureau's final and unalterable position and that we could be of no assistance to her in the matter. (7-576-15400)

In telephonic contact with Mrs. Howard in the morning of January 17, 1956, SA Heim reiterated the Bureau's position. Mrs. Howard became enraged and began shouting that she was still convinced she deserved the reward.

RECOMMENDATION:

None. For information.

My

-	
6-21-55)	Mr. Tolson Mr. Nichols
FBI	Mr. Boardman Mr. Belmont
Date: <u>way</u> 1, 1956	Mr. Moly
Transmit the following message viaAIRTEL	Mr. Parions Mr. Rosen Mr. Tamb
AIR MAIL	Mr. Nease Mr. Winterrowd
(Priority or Method of Mailing) From SAC, MINNEAPOLIS (7-30)	Tele. Room Mr. Holloman
To: DIRECTOR, FBI (7-576)	Willes he
VOLNEY DAVIS, WAS., ETAL	
EDWARD GEORGE BREMER - VICTIM KIDNAPING -	$O^{\circ} \cup O$
Re St. Louis airtel to Bureau dated 11-7-55.	
On 4-30-56, ALEX DIM, Assistant U.S. Attorney, St. Paul, Minn., advisthat on 4-23-56, the U.S. Supreme Court denied VOLNEY DAVIS writ of certiorari. CLOSED.	sed
HOWA RD	
END	
3-Bureau 1-St. Louis (7-43)(AM)(Info.) 1-Minneapolis SF:MAT (5)	

Ar. Roses

RECORDED - 83 7 - 576 - 17.

EX-108 25 MAY 3 1956 EX-108

9M 3 12 54 PH '51"

Approved:
Special Agent in Charge
1950

Sent _

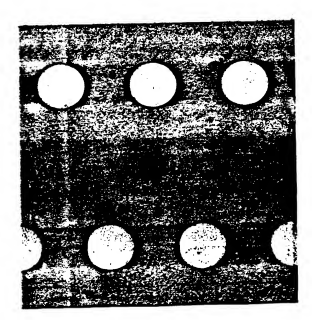
DEFERRED

ALVIN KARPIS, WAS., ET AL; EDWARD GEORGE BREMMER DASH VICTIM, KIDNAPING. TELEGRAM DATED MAY ONE LAST RECEIVED FROM DE PD REQUESTING INFORMATION AS TO WHETHER JOSEPH P. MORAN, PORMER I.O. NUMBER ONE/THREE TWO, WANTED. A.O. NUMBER ONE TWO SEVEN NINE DATED SEPTEMBER SEVEN, PORTY NINE, CANCELLED I.O. INASMUCH AS PROCESS WAS DISMISSED AT ST. PAUL, MINNESOTA, ON JULY TWENTY TWO, FORTY NINE. ADVISE DE PD IMMEDIATELY RE DISMISSAL OF PROCESS, AT SAME TIME OBTAIN ANY PERTINENT DATA RE MORAN AND FURNISH SAME TO BUREAU AND MP.

COMMUNICATIONS SECTION

S MAY 14 1956 COPIES DESTROYED

W



FEDERAL BUREAU F INVESTIGATION IDENTIFICATION DIVISION _, 1956 BUNEAU IDENTIFICATION Mr. Tamm Director Mr. Trotter Mr. Tolson Mr. Anderson Mr. Nichols Mr. Engert Mr. Boardman Mr. Belmont Mr. Harris Mr. 0'Connell Mr. Mason Mr. Creighton Mr. Mohr Mr. Barnes Mr. Blase Mr. Parsons Mr. Rosen Mrs. Colliflower Miss Gandy Miss Dawson Mr. Holloman Mr. Deiss _Mr. Nease Mr. Granger Mr. Renneberger Miss LoMedico Mr. M. A. Jones Mr. Masters Chief Clerk's Office Mrs. McNeely Personnel Files Mr. Nolan _Teletype Mr. Norton Please see me Mr. Page Miss Phillips Please phone me v: Per Conversation Mr. Ritz Mr. Row For appropriate action For your information Mrs. Stotler Please note and return Miss Oakes Please file special Mrs. Poland Miss Hines Photo Lab This was brought in by Metropolitan Police Dept. Note IO case. Pls. handle

1-120 (1-5-55)

C. L. TROTTER Room 4131 - Ext. 2222

Oakes

17 Kanas FILE 13 PD DETROIT MICHIGAN MAY 1-56

FRI WASHINGTON D C

ADVISE IF STILL WANTED JOSEPH P MORAN INDENTIFIATION ORDER NUMPER 1232 DATED SRE SEPT 1934 WANWED YOUR PUREAU

PD DETROIT MICH

GWD 140 PM

PGH 1650 EDST / ELWELL /

EX-109 RZ MAY 8 1056

AL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

5/3/56

Mr. Tolson_ Mr. Nichols _____ Mr. Boardson. Mr. Belmont Mr. Mason Mr. Moh

Mr. Parton Mr. Rosen A Mr. Tamo

Mr. Neaso WW

Transmit the following Teletype message to:

FROM:

Detroit

TO:

Director, FBI

ALVIN KARPIS, was., et al - EDWARD GEORGE BRENDER - VICTIM

KIDNAPING

REurtel, 5/2/56.

Inspector DWYER, Identification Bureau, Detroit PD, is reviewing his records for stop notices. He merely desired to determine if stop notice should be continued on JOSEPH P. MORAN, ID. 1232. Detroit PD advised of cancellation.

BROWN

3: - Bureau (AM) 1 - Detroit

JEI:SMC

(4)

7 MAY 7 1956

RECORDED-11

Mr. Tamm

cial Agent in Charge

FEDERAL BUREAU OF INVESTIGATION

Airtel
Transmit the following **VIXYPA**message to: Director, FBI

FEI, Minneapolis (7-30)

5/14/56

Director, FBI (7-576)

ALVIN KARPIS, was., ETAL; EDWAPD GEORGE BREMER - VICTIM KIDNAFING

Re Bureau teletype dated 5/2/56 to Detroit regarding JOSEPH F. MORAN.

Instant file reflects MORAN is presumed to be dead and instant file, which contains 72 volumes, will not be reviewed unless the Detroit Office obtains information indicating MORAN is alive.

Detroit should expedite results of inq iry made at Detroit Folice Department.

HOWARD

3 - Boreau (AM) 2 - Detroit (AM) 1 - Minneapolis RNP:smb

(6)

Mr. Nichols. Mr. Boardman_ Mr. Belmont

Mr. Mason Mr. Mohr_ Mr. Parsons. Mr. Rosen Mr. Tamm Mr. Nease. Mr. Winterrowd.

Tele. Room_ Mr. Holloman Miss Gandy.

Mr. Rosen

55 MAY 23 1956 Special Agent in Charge

Sent_

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

----/n

airtel

Transmit the following Taketype message to:

SAC, MINNEAPOLIS (7-30)

DIRECTOR, FBI (7-576)

ALVIN KARPIS, was., ETAL; EDWARD GEORGE BREMER - VICTIM KIDNAPING

Re Minneapolis airtel 5/14/56 regarding JOSEPH P.

MORAN.

In view of information appearing in Detroit airtel to Bureau dated 5/3/56, and Detroit airtel to Minneapolis dated 5/15/56, instant case is being again closed.

CLOSED.

HOWARD

Bureau (AM)
1 Minneapolis

RNP:deb (4)

Aosen

RECORDED - 122

7-576- 5426

Mr. Nichols
Mr. Boardmen
Mr. Belmont

Mr. Mason. Mr. Mohr

Mr. Parso Mr. Ros Mr. Tamm Mr. Nease Mr. Winterrowd

Tele. Room

25 MAY 22 1956

Approved: Special Agent in Charge

Sent____

Per____

Office Memorandum . Control states government

ro : DIRECTOR, FBI (7-576)

DATE: October 30, 1956

SAC, MINNEAPOLIS (7-30)

SUBJECT: LEONAND J. HANKINS
INFORMATION CONCERNING

There has been considerable correspondence concerning captioned individual exchanged between the Louisville and Minneapolis Divisions of the Bureau.

On 10-15-56, HANKINS appeared at the Minneapolis Division where he was interviewed at his request. He stated at the beginning, "We have a lot ? to talk about" and indicated he had information of value to the FBI. His conversation, however, was pointless and proceeded in disconnected manner over a variety of references to individuals in the Twin Cities, some of whom are connected apparently with his project to publish a book, to persons presently in the Minnesota State Prison, and to notorious characters of the early thirties with whom he had had acquaintance and association. HANKINS made vague and sweeping allegations of criminal conspiracy, against CHARLES A. WARD, head of the Brown and Bigelow Company, St. Paul, Minn. but could or would not be specific when asked exactly what he knew, or suspected, were WARD's objectives, associates and methods in the alleged conspiracy. It became apparent that HANKINS was referring in almost the entire portion of his conversation to persons and activities he was familiar with prior to his conviction and imprisonment in 1932 and with which he became acquainted during his subsequent nineteen years of imprisonment.

A review of memo from Minneapolis Division to Bureau dated 9-12-44, captioned "BREKID" reflects that information in possession of HANKINS was quite fully obtained in an interview on 9-6-44.

In view of the above, the interview was not prolonged and no effort was made to seek further contacts with HANKINS. He advised he would probably be in the Twin Cities for another week or ten days before returning to Kentucky and while here was residing at the Ryan Hotel in St. Paul.

2-Bureau 1-Louisville (137-71) 2-Minneapolis (cc: 73-107 - WARD) ACS:MAT (5)

MR.JONES

ET: NOV -10_1956"

to ocho

67 NOV 8 1956

AIR MAIL

AIRTEL

LOUISVILLE (137-71)

LEONARD J. HANKINS INFORMATION CONCERNING

Re airtel 7/18/56 Minneapolis

Mr. Tolson... Mr. Nichola_ Mr. Boardman_ Mr. Belmont... Mr. Mason...

Mr. Mohr

Mr. Parsens_ Mr. Rosen ... Mr. Tanim

Mr. Winterrowe Tele. Room Mr. Holloman

After several unsuccessful attempts, HANKINS was located near Dawson Springs, Ky. on 7/31/56. He advised that robbery occurring 7/15/56 had no connection with Minneapolis situation and was perpetrated by local boys, all of whom After several unsuccessful attempts, were known to him, one being a cousin. HANKIES stated he has leased his place of business near Dawson Springs and will vacate about 8/10/56. He intends to proceed with his wife to Minneapolis, arriving there on or about 8/15/56. He stated firm intention to appear at Minneapolis Office on or about above date, where he will furnish previously mentioned information. HANKINS prefers to handle in this manner and assured agent he will appear as noted; previous appearance cancelled in view of business pressure requiring his return to Dawson Springs before anticipated.

GEARTY END 3-Bureau (7-576) 2-Minneapolis (7-30) 1-Louisville (137-

NOT RECORDED 194 AUG 17 1956:

6 5 AUG 22 1956

CLECAMED 194 C

Office Memorandum • United States Government

TO : Mr. Nichols

DATE: November 28, 1956

213 FROM

M. A. Jones

G HIVIN

SUBJECT:

There are attached excerpts concerning the above-captioned case taken from "The FBI Story, A Report to the People," by Don Whitehead published by Random House, 1956. These excerpts are from page(s) 107-109, 335 of the book.

The full text of the book may be found in the FBI Library.

Enclosure

ENCLOSURY

7-576-NOT RECORDED B MAR 11 1957

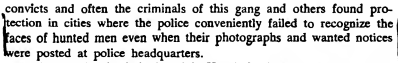
66 \$27 12 1957

ORIM MEO

Behind Hoover's bitter assaults on lax and corrupt law enforcement was his knowledge of gang operations, such as those of the notorious Barker-Karpis gang, whose members killed ten persons, wounded four and obtained almost \$1,000,000 in cash, securities and other property from 1931 to 1936. The worst members of this gang were paroled

Excerpt from page 107 of "The FBI Story, A Report to the People" by Don Whitehead

7-576-



In the parade of criminals, Alvin Karpis in time was labeled "Public Enemy Number 1"—wanted for the \$100,000 extortion-kidnaping of William Hamm, Jr., of St. Paul, Minnesota, and on local charges of murder. He was known in the underworld as "Old Creepy." Hoover frequently referred to Karpis as a "rat," and finally this sneering barb riled Karpis. He sent word to Hoover that he intended to kill him just as FBI agents had killed Kate ("Ma") Barker and her son, Fred, in a 1935 machine-gun-and-rifle duel in Florida.

Hoover issued instructions that when agents received any information on Karpis' whereabouts, he was to be notified so that he might take charge of the case. FBI agents mentally tagged Karpis as "the Boss's man."

Hoover thought his chance had come in March, 1936. He received word in New York that Karpis was hiding somewhere in Hot Springs, Arkansas. Hoover flew by special plane into Washington, where a squad of agents joined him at the airport. So many agents at Headquarters wanted to go along that Hoover finally had to order some of them back to their jobs. Hoover and his men waited in the plane at the airport for further word from Hot Springs. But the disappointing report came that Karpis had escaped—apparently tipped by local police that the G-Men were closing in.

Had Karpis been captured by Hoover in March, the FBI Director would have been spared at least part of the much-publicized grilling in April by Senator K. D. McKellar of Tennessee in a hearing before the Senate Appropriations Subcommittee.

McKellar questioned Hoover about his background and experience in the field of criminal investigations, and then placed emphasis on the fact that the Director had not himself made an arrest. The question was much the same as asking a commanding general why he wasn't down in a foxhole with a rifle rather than being at his command post.

The implications by the Senator were plain enough: the Director of the FBI wasn't much as a crime hunter because he'd never actually made an arrest.9

Hoover held his temper, although his face was flushed with anger. He said nothing to McKellar about the near arrest of Karpis the month before or the orders which had been given that he was to make the arrest. Hoover felt that his personal courage had been questioned publicly, with the implied accusation that he was asking his men to face dangers he would not face himself.

Page 108 of "The FBI Story, A Report to the People" by Don Whitehead









Hoover was in New York on the afternoon of April 30, when he received word that Karpis had been trailed from Hot Springs, Arkansas, to Corpus Christi, Texas, and then to New Orleans, where he was reported living in an apartment house on Canal Street. He flew to New Orleans with a squad of special agents. The local police weren't notified. No chances were taken on a "leak" flushing Karpis into flight.

As Hoover and his men approached the apartment building by automobile, Karpis and a companion unexpectedly walked out the door. For a few tense seconds the FBI cars were blocked by a man riding a white horse up the street, then the horse moved out of the way. Karpis climbed into his automobile. Hoover ran to the left side of the car and Assistant Director Earl Connelley to the right side. Hoover reached into the car and grabbed Karpis before he could reach for a rifle on the back seat.

"Put the handcuffs on him," Hoover ordered. But no one had remembered to bring handcuffs. An agent pulled off his necktie and tied Karpis' hands behind him. "Old Creepy," all the bravado gone and ashen with fear, was put aboard a special plane to be flown to St. Paul, Minnesota, to stand trial for the Hamm kidnaping.

The plane had been air-borne only a short time when Hoover noticed that Karpis' face was white.

"What's the matter? Are you airsick?" Hoover asked. "Go ahead and do it!" Karpis blurted. "Get it over with."

"What are you talking about?"

Karpis looked at Hoover wildly. "I know what you're going to do. You guys are going to throw me out of this plane and then say it was an accident."

"Don't be a fool," Hoover snapped. "We don't do things like that. You're going to St. Paul and stand trial. Nobody's going to hurt you while you're with us."

Karpis had recognized Hoover when he first saw him.

"How did you know who I was?" Hoover asked.

Karpis replied: "I saw a picture of you after you caught a sail fish. Your luck is better than mine. I've been trying to catch one for three years."

It was a rough flight. When the plane stopped at Kansas City to refuel, the passengers got sandwiches and copies of the morning papers. One headline said: "Karpis Robs Bank in Michigan." Karpis laughed. "This is one time I've got a perfect alibi."

Karpis was given a life sentence for the Hamm kidnaping.

Thus the boss of the G-Men made his first arrest. Then he followed it up with others equally spectacular.

Excerpt from page 109 of "The FBI Story, A Report to the People" by Don Whitehead

⁸ "Ma" Barker, born in Missouri Ozark country, raised her four sons to become criminals. She taught them marksmanship by setting tin cans on fence posts and encouraging target practice. She dominated their every move, becoming the "brains" of the gang. She and Fred died in the 1935 battle with FBI agents; Arthur, sentenced to a life term after his capture by the FBI in Chicago, was killed in 1939 while trying to escape from Alcatraz; Herman, the eldest, committed suicide in 1927 rather than submit to arrest on murder charges; Lloyd was prevented from becoming a member of the gang because he had been sent to Leavenworth Penitentiary in 1932 on a twenty-five-year mail robbery sentence. After his release from prison, he was employed as the assistant manager of a grill in Colorado. He was killed by his wife in 1949.

Excerpt from page 335 of "The FBI Story, A Report to the People" by Don Whitehead

Airtel

SAC, Minneapolis (7-30)

Your attention is directed to the report of SA Sigurd Flaata, at Minneapolis, dated 2/12/54, captioned, "Alvin Karpis, was (Deceased); Arthur R. Barker, was (Deceased); Volney Davis, was; Et Al; Edward George Bremmer - Victim Kidnaping." You will note that quoted title reflects Alvin Karpis as being deceased, which statement is incorrect. You should obtain the explanations of SA Flaata concerning this error and submit them with your recommendations to the Bureau promptly.

HOOVER

7-576

JRB:mm

ch. 118

RECORDED-84

-5/6-1-100

NOV 4 1957

NOTE:

Referenced report was prepared in connection with a petition filed by Volney Davis for release on habeas corpus and report deals entirely with this matter and does not concern Karpis. Numerous other reports and communications in file between 2/18/54 and 3/9/54 make reference to report of SA Flaata and carry Karpis as deceased in the title. SA Flaata assigned as Alternate Senior Resident Agent, St. Paul, Minnesota.

MAILED 20

Tip

S4 NOV 13 1957

Office Memi ndum UNITED ST.

: MR. TOLSON

DATE: November 7, 1957

G. A. NEADEM

subject: "WIDE, WIDE WORLD"

NBC PRODUCTION **DECEMBER 22, 1957**

Ted Rogers, NBC producer, called Mr. DeLoach from Jim Bennett's office at 10:50 A.M. this morning. Rogers stated that he has been successful in selling the "Karpis Story" to Bennett. Rogers talked with Warden McInerney of Alcatraz last night and McInerney will arrange for the tape record a with Karpis. Rogers stated there is now a complete meeting of the minds regarding a this matter. He specifically requested certain further information regarding the Tropic Karpis case and we are getting this ready for him. This will be turned over to Rogers at the graduation exercises tomorrow morning, 11-8-57.

Rogers and Azine are leaving immediately following the graduation exercises tomorrow for San Francisco where they will take shots of Alcatraz. They will return to Washington on November 15, at which time they desire to tour the FBI Academy and the ranges at Quantico. The Identification Division will also be included in the day's tour. Messrs. Kemper and DeLoach will handle this matter. On November 22, 1957, Rogers and Azine will return to Washington for a ten-day stay, at which time the script will be written.

ACTION:

We will continue to insist upon complete control and approval of this entire matter.

cc-Mr. Tamm cc-Mr. Jones

cc-Mr. Kemper

cc-Mr. Murphy

CED: Jmr D

NOT RECORDE

Director, FBI (7-576)

BREKID

.

Re Minneapolis airtel 11/4/57.

If such action has not already been taken, advise the U. S. Attorney, St. Paul, Minnesota, by letter of necessary correction in title of reports in this case furnished to that office. Sulet when action taken. Reairful did not include Washington Field in offices notified of necessary correction. Washington Field correct report of SA Thomas J. Jenkins, dated 2/25/54, and Washington Field letter dame date, which referred to Minneapolis letter 2/19/54, to delete the word "deceased" following the name of Alvin Karpis in title of rerep. Any other serials in Washington Field file carrying this designation after Karpis' name should be corrected.

2 - Washington Field (7-63)

Tolson MAILED 9
Nov 18 1957
RECORDED 18
Page 7
Tolson Nichols Boardman Belmont Mohr PM RECORDED 18
Tourn Totter Nesser Tele. Room Holloman Tele. Room Hollow Hollo

Office Memorandum • United States Government TO DATE: ' Director, FBI (7-576) 11/25/57 SAC, Minneapolis (7-30) SUBJECT: BREKID ReBulet 11/18/57. The United States Attorney at St. Paul, Minnesota, has been advised of the necessary corrections in titles of the reports submitted to him in this case by letter dated November 25, 1957. 2 - Bureau 1 - Minneapolis JEM: RSK (3) RECORDED-87 EX-13T 2 NOV 27 113: The Many

70DEC 2 1957 m

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

AIRTEL Transmit the following Teletype message to:

DIRECTOR, FBI (7-576) TO:

SAC, MINNEAPOLIS (7-30) FROM:

BREKID

ReBuairtel 11/1/57.

There is attached a memorandum of explanation prepared by SA SIGURD FLAATA concerning the title outlined in the report of that agent dated 2/12/54 captioned "ALVIN KARPIS, was (deceased); ARTHUR R. BARKER, was, (deceased); VOLNEY DAVIS, was; ETAL; EDWARD GEORGE BREMER - VICTIM - KIDNAPING".

I have examined the file in this case, and it appears that the error attributed to SA FLAATA in rerep was not repeated in subsequent communications prepared by him in this matter. Specifically, it is noted that his report of 2/12/54 indicated that KARPIS was deceased, whereas a report prepared by him on 2/25/54 did not so reflect.

A copy of this communication is being directed to the offices receiving copies of SA FLAATA's report with the suggestion that the "deceased" be removed from the title.

Subsequent communications from Denver reflect that the "deceased" appears in the title of the report. Therefore, a copy is also being designated for Denver.

It is suggested that the above be considered an error of form. Appropiate notations will be made in the error folder of SA FLAATA to be considered in his over-all performance report. No further administrative

CLOSUR Dummended. 1 - Philadapp - Denver - Chicago 1 - St. Louis 1 - Cincinnati 1 - San Antonio

1 - Kansas Cityl - San Diego

l - Miami 1 - San Francisco 1 - New York 1 - Savannah

- Minneapolis

ent in Charge

Mr. Boardman_ Mr. Belmont. Mr. Mohr_

MD446on

Mr. Nease. Mr. Parsons_ Mr. Rosen_

Mr. Tamm. Mr. Trotter_ Mr. Clayton

Tele. Room Mr. Holloman_ Miss Gandy_



SI TOAKO FORM NO. 64

Office Memorandum • United States Government

TO : SAC

DATE: 11/4/57

FROM : SA SIGURD FLAATA

SUBJECT: BREKID

ReBuairtel 11/1/57, and referenced report of SA SIGURD FLAATA at Minneapolis dated 2/12/54 captioned "ALVIN KARPIS, was (deceased); ARTHUR R. BARKER, WAS, (deceased); VOLNEY DAVIS, was; ETAL; EDWARD GEORGE BREMER - VICTIM - KIDNAPING."

It is noted that the title of referenced report inadvertently carries ALVIN KARPIS as being deceased. A review of the Minneapolis file reflects that subsequent reports and communications prepared by me on 2/25/54, 4/23/54, 5/10/54 and 5/21/54 do not so reflect.

SF:RSK (4) 7-30



7-576-15431

CLOSURE

fice Memorandum UNITED STATES GOVERNMENT

MR. TOLSON

DATE: February 13, 1958

FROM

SUBJECT:

KIDNAPING OF EDWARD GEORGE BREMER

JANUARY 17, 1934 CASSIUS MC DONALD

(Bufile 7-576)

Gandy

Telson Belmont

Don O'Connor, Washington representative of the Detroit Times who is very friendly with the Bureau (NAtional 8-3914), telephoned this morning with reference to above-captioned case. He wanted to know whether the \$200,000 paid as ransom had all been recovered, whether we obtained the serial numbers at the time, and do we currently have a listing of such numbers.

Bremer was kidnaped the morning of January 17, 1934, from a St. Paul, Minnesota, street. The evening of February 6, 1934, \$200,000 in ransom money made up in five and ten dollar bills, was paid by Walter Magee, a friend of the family. Bremer was released about 8:00 PM, February 7, 1934, at Rochester, Minnesota. On February 9, 1934, we began distribution of the printed list containing the serial numbers of all the currency comprising the ransom. First identifiable ransom money turned up on April 23, 1934, at the Uptown State Bank in Chicago, Illinois. In September, 1934, it was known the kidnaping gang still possessed approximately \$100,000 of the original ransom money. William Harrison and Harry Sawyer were designated by the mob to exchange it. They started negotiations with Cassius McDonald, then 55, who for 25 years had been engaged in gambling activities in Chicago, Detroit and Havana. He maintained a residence at Trombley Road and Lake St. Clair, Detroit, Michigan. He owned considerable gambling interests in Havana. Our investigation disclosed that on September 5, 1934, he went to Cuba, contacted a brokerage firm stating he had a quantity of small denomination American bills with which he desired to purchase Cuban gold. He introduced himself as Mr. O'Brien when exchanging \$18,000 of the ransom money for \$14,000 in Cuban gold exchange which he later exchanged for 14 \$1,000 bills. (These bills were later identified as those in the cottage occupied by Fred and Ma Barker who were shot and killed at Lake Weir, Oklawaha, Florida, January 16, 1935, by Special Agents of this Bureau.) On September 10, 1934, McDonald exchanged

cc - Mr. Boardman

cc - Mr. Rosen

cc - Mr. Jones

REW:ejp_13

(5)

52 FEB 2 4 1958

Memorandum to Mr. Tolson:

\$72,000 in ransom money for larger bills through the brokerage firm operating through the Chase National Bank in Havana.

RECENT DEVELOPMENT:

I had Wick call O'Connor this afternoon after we obtained the specific facts above to advise him that we had no information that all \$200,000 of the Bremer ransom money had been recovered. O'Connor asked if he could obtain a list of the ransom money and Wick told him this would not be possible but that we would be very glad to check any bills against the list.

O'Connor then leveled with Wick and said that his paper had a story, not yet printed, relating to a large cache of money either in possession of or traceable to Cassius McDonald of Detroit. He asked again for the list and Wick told him that it would be quite a job to reproduce this for him but suggested that we would be willing certainly to check against our list any serial numbers in the possession of the Detroit Times believed identical with the Bremer ransom money. O'Connor said he would call his paper and determine what to do. O'Connor called Wick a few minutes later at 2:30 PM advising that he had talked via long distance telephone with Mr. Jim Trainor, City Editor of the Detroit Times, who suggested that the FBI might send an Agent over to see him to discuss the story and tell us what this is all about. O'Connor said the Detroit Times would do this provided the FBI would promise the Times an "exclusive" on the story. Wick told O'Connor that this would not be necessary for the reason that the Detroit Times apparently already had the story and that certainly we would respect any confidence imposed upon us.

The serial listing of the ransom bills is contained in Bureau file 7-576-193 and is being sent to Mr. Wick's office. (attached)

COURT ACTION AGAINST MC DONALD:

William Weaver, Harry Sawyer and Cassius McDonald were tried in Federal Court at St. Paul, Minnesota, beginning January 6, 1936. McDonald claimed he did not know the money exchanged was ransom money. On January 24, 1936, a verdict of guilty was returned as to all three defendants. On February 1, 1936, McDonald was sentenced to serve 15 years. On June 6, 1940, McDonald

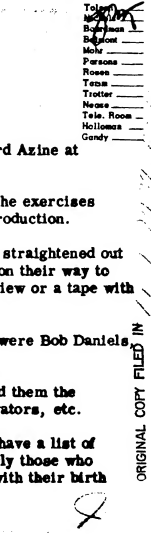
Memorandum to Mr. Tolson:

was released on a habeas corpus writ from prison. On June 12, 1941, the U. S. Court of Appeals reversed the lower court in releasing McDonald on the writ. McDonald petitioned for a writ of Certiorari and this was denied by the Supreme Court October 13, 1941. McDonald re-entered Leavenworth Penitentiary October 30, 1941.

RECOMMENDATION:

That we telephone the Detroit Office giving SAC Brown sufficient background so that he may intelligently interview Trainor to determine what this is all about. If a cache of money is located, SAC Brown can easily contact us regarding further action to be taken and comparison of serial numbers with the ransom list.

Musik Prom to Marketing



UNI:

ERNMENT

DATE: November 12, 1957

G. A. Nease

SUBJECT:

WIDE WIDE WORLD **NBC PRODUCTION DECEMBER 22, 1957**

On November 8, Kemper saw Ted Rogers and Howard Azine at the graduation exercises.

Rogers said that they got some excellent footage at the exercises and felt certain some of it could be used in our Wide Wide World production.

Rogers and Azine both said that the matter had been straightened out with Bennett and the two programs would be separate. They were on their way to San Francisco to see what they could get in the way of a film interview or a tape with

NBC technical supervisor, and Bill Lynch, unit manager.

physical setup of the building, including power outlets, freight elevators, etc.

Rogers had with him two of his production men who were Bob Daniels Supervisor, and Bill Lynch, unit manager.

Kemper took Daniels and Lynch on a tour and showed them the of the building, including power outlets, freight elevators, etc.

Kemper told Lynch that we would like very much to have a list of who would be taking part in the program, particularly those who building over the week end of December 21, along with their birth lie. the individuals who would be taking part in the program, particularly those who would be in the building over the week end of December 21, along with their birth date, if possible.

cc - Mr. Nease

cc - Mr. DeLoach

OV 13 1867

KI NOV 14 195

Office Memorandum . United states government

το: :Mr. Rosen Ry

DATE: February 17, 1958

Holloman

PROM : E. E. Hargett

SUBJECT: ALVIN KARPIS, was., ET AL. EDWARD BREMER - VICTIM KIDNAPING

6 Deffer

At 12:30 p. m.* I spoke to ASAC Ken Commons, Detroit, who advised that he had this morning interviewed Jim Frainor, editor of the "Detroit Times" with regard to the possible identification of currency in this case. Commons stated that Trainor advised him that he had received information from an attorney by the name of Ed Savidage of Detroit, who is representing a group of four women in litigation against the estate of Bernard. Savidage told a reporter of the "Times" that he had found out that Bernard had represented Cassius MaDonald, now deceased, one of the subjects in this case, and in view of the large amount of cash in the estate of Pernard, he felt that possibly some of the money was from the Bremer kidnaping case. According to Trainor, Savidage pointed out that some of the money found in the estate of Bernard was the old-type large currency.

Trainor said that he was not going to publish anything on this story as he felt that it was principally an attempt by the attorney Savidage to bring pressure to bear on the benefactors under Bernard's estate in order that they might settle with his clients. Trainor said that he did not known the names of the women whom Savidage represented, but he knew that one was a widow, another Bernard's former housekeeper, and another his former secretary.

Trainor made available to Commons the information that the newspaper had printed concerning Bernard's death. The press clippings indicated that Bernard had died suddenly and was found at 5:00 a.m. in his hotel room at the Hotel Shelby by his brother, Bertram Bernard, and that Bertram had not reported his death until 11:00 a.m and there were allegations that Bertram had taken some money estimated to be \$300,000 either from Bernard's room or from the hotel safe which was not reported in his estate. The clippings also indicated that in a wall safe in Bertrams's office in downtown Detroit there was found \$550,000 in cash (not \$200,000 as previously reported) and \$325,000 in securities. Also various watches, rings, and jewelry which apparently Bernard had accepted in payment for fees as an attorney were found.

E EH:jh:nmc, * 2/14/58
(5) * 2/14/58
(65) FEB 24 1958

EX-135

7-176

Memorandum to Mr. Rosen ALVIN KARPIS, Was., Et Al.

i

The principal benefactors of the estate were Bertram Bernard and a Mrs. McKay, whom it was rumored was the daughter of Bernard.

Commons stated that he had attempted to get hold of the Judge who was handling the estate but he was out of town and could not be reached until next week. However, he was immediately proceeding to the court in an effort to determine if any of the cash is still in tact and could be checked against the known bill numbers in the Bremer case. He said that it appeared that the cash would have been dissipated by this time. However, he would check to be sure what the situation was.

Detroit further advised by teletype the evening of February 14, 1958, that a search of the Wayne County Probate records regarding Edward M. Barnard revealed only an inventory of cash by amount and denomination with no information as to whether the money is still in fact or was deposited to the credit of the estate. Probate Judge Joseph A. Murphy who is currently out of Detroit and will return on February 17, 1958, is handling this case and he will be contacted upon his return.

ACTION TAKEN:

ASAC Commons will advise us as soon as he has run this matter completely down.

R

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Office Memorinuum • United Si... FOVERNMENT

o : Mr. Ros

DATE: February 14, 1958

Tolson . Nichols

Boardman
Belmont
Mohr ____
Parsons

Tamm

Trotter

Tele. Room _

FROM :

E. E. HALL

SUBJECT:

ALVIN KARPIS, Was., ET AL. EDWARD BREMER - VICTIM

KIDNAPING

At 12:30 P.M. I spoke to ASAC Ken Commons, Detroit, who advised that he had this morning interviewed Jim Trainor, editor of the "Detroit Times" with regard to the possible identification of currency in this case. Commons stated that Trainor advised him that he had received information from an attorney by the name of Ed Savidage of Detroit, who is representing a group of four women in litigation against the estate of Bernard. Savidage told a reporter of the "Times" that he had found out that Bernard had represented Cassius McDonald, now deceased, one of the subjects in this case, and in view of the large amount of cash in the estate of Bernard, he felt that possibly some of the money was from the Bremer kidnaping case. According to Trainor, Savidage pointed out that some of the money found in the estate of Bernard was the old-type large currency.

Trainor said that he was not going to publish anything on this story as he felt that it was principally an attempt by the attorney Savidage to bring pressure to bear on the benefactors under Bernard's estate in order that they might settle with his clients. Trainor said that he did not know the names of the women whom Savidage represented, but he knew that one was a widow, another Bernard's former housekeeper, and another his former secretary.

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EEH:jh

(5)

62 FFB 25 1958

EX. - 131

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" <u>|</u>]5 Memorandum to Mr. Rosen ALVIN KARPIS, Was., Et Al.

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ACTION TAKEN:

ASAC Commons will advise us as soon as he has run this matter completely down.

Mr. Tolson FEDERAL BUREAU OF INVESTIGATION Mr. Boardman U. S. DEPARTMENT OF JUSTICE Mr. Belmont. Mr. URGENT 2-17-58 3-59PM MAG TO DIRECTOR FBI TELETYPE FROM SAC DETROIT 1P Tele. Room .. ALVIN KARPIS, WAS., ET AL., EDWARD GEORGE BREMER -REMYTEL FOURTEENTH INSTANT. PROBATE JUDGE JOSEPH A. MURPH DETERMINED TO BE IN CALIFORNIA ON VACATION AND NOT EXPECTED TO RETURN FOR THREE WEEKS. IT APPEARS BERTRAM BARNARD, GRAND RAPIDS, MICH., ADMINISTRATOR, OR VALOIS E. CROSSLEY, DETROIT, ATTORNEY FOR ESTATE, ARE ONLY PERSONS WHO CAN PROVIDE INFO AS TO WHETHER CURRENCY OF ESTATE STILL INTACT AND AVAILABLE FOR EXAMINATION. DETROIT INDICES ON CROSSLEY REFLECT HE WAS MEMBER DETROIT CHAPTER NATIONAL TAWYERS NINETEEN FORTYFIVE AND FORTYSIX. NO OTHER RECORD. BUREAU FEB 20 1958 REQUESTED TO ADVISE WHETHER CONTACT WITH ADMINISTRATOR OR ATTORNEY DESIRED. Mr. Rosen END 3-59 PM OK FBI WA DM WA TU DISV

PLAIN TEXT - DEFERRED

PLAIN TEXT - DEFERRED

FROM DIRECTOR, PBI

ALVIN KARPIS, WAS., ET AL., EDWARD GEORGE BREWER DASH VICTIM,

ALVIN KARPIS, WAS., ET AL., EDWARD GEORGE BREMER DASH VICTIM, KIDNAPING. REURTEL FEBRUARY SEVENTEEN, LAST. ENDEAVOR TO OBTAIN THROUGH FURTHER CHECK COURT RECORDS OR DISCREET CONTACT OUTSIDE SOURCES, POSSIBLY INTERNAL REVENUE SERVICE, DESIRED INTERNAL REVENUE SERVICE, DESIRED

INFORMATION PENDING RETURN JUDGE MURPHY YOUR AREA.

BHH: FED

(3)

FEDERAL BUREAU OF INVESTMENTION C.

U. S. DEPARTMENT OF JUSTICE

COMMUNICATIONS SECTION

Teletype Room FEB 18 1958 Ap. 20

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FEB 28 ICHRELADED

FEB 27 ICHRELADED

FEB 28 ICHRELADED

FEB 28

ffice Memorandum • United States Government

MR. BOARDMAN 1

DATE: 2/14/58

FROM :

A. ROSEN

SUBJECT:

ALVIN KARPIS, with aliases, et al.; EDWARD BREMER, Victim

KIDNAPING

Ė

Reference is made to the call which came into the Bureau yesterday Gomdy from Donald O'Connor, Washington representative of the "Detroit Times." He indicated that they had information in Detroit which would be made available to us by the City Editor concerning a story which they were working

In accordance with arrangements made by O'Connor, I called our Detroit Office and instructed that Mr. Jim Trainer, City Editor of the "Detroit Times" should be interviewed immediately.

In the absence of the SAC who was out of the territory, ASAC Commons interviewed Trainer who was not able to complete his story. He had another meeting last night and we are to get the additional details today. He did, however, briefly state that his information is based on the death of attorney Edward M. Barnard of a heart attack last October 1957. Trainer said that Barnard had represented Cassius McDonald in the kidnaping case. On opening Barnard's safe after his death, cash amounting to approximately \$250,000 was found in addition to many items of jewelry. It is Trainer's belief, therefore, that although Barnard was a criminal lawyer with a fair degree of success, he had no outward appearance of wealth which would equal that found in the safe. Following this thought, he therefore believes that if the cash found in Barnard's safe was to be examined and checked against the money used in the ransom, there might possibly be some ransom which would turn up.

ASAC Commons said that the court had appointed an administrator to handle disbursement of Barnard's estate. It is not known at this time if the money allegedly in the safe is still intact now and the administrator may hav already disbursed or otherwise converted the money or deposited it in a bank where, of course, it would be co-mingled with other money immediately,

cc Mr. Nease

AR/rh

(7)

REG-76 7 - 576 -/

58 FEB 25 1958

Memorandum for Mr. Boardman
Re: ALVIN KARPIS, WAS, ET AL.
EDWARD BREMER, VICTIM, KIDNAPING

ACTION TO BE TAKEN

Commons will advise us following the receipt of the complete information from Trainer and, of course, we will have to follow through with whatever logical leads may exist.

It is to be noted that our best estimate of the amount of money accounted for out of the \$200,000 which was paid as ransom is \$131,100. This amount was disposed of in 1934. It is made up of \$90,000 which McDonald converted in Havana, Cuba; \$20,000 which was given to Volney Davis and William Weaver; \$19,000 recovered from various subjects; and miscellaneous funds passed in Chicago banks.

It is reasonable to presume that the balance of some \$69,000 was spent by the gang for living expenses and so forth.

You will be advised of further developments.

Mar

XX V

PLAIN TEXT

TELETY PE

DEFERRED

7-576-15437
TO SAC DETROIT

, FROM DIRECTOR FBI

ALVIN KARPIS, WAS., ET AL., EDWARD GEORGE BREMER, VIKID. REURTEL FEBRUARY TWENTY, LAST. THERE APPEARS NO OBJECTION TO IRS FURNISHING LIST OF SERIAL NUMBERS FOR CHECK AGAINST RANSON LIST IF IT CAN BE HANDLED ON DISCREET BASIS. NO LIST MAINTAINED OF UNRECOVERED CURRENCY IN THIS CASE. BULET FEBRUARY EIGHT, OME NINE THREE FOUR, FURNISHED RANSON LIST. TWO HUNDRED THOUSAND DOLLARS PAID. ALL BILLS WERE FIVES AND TENS. IRS MAY BE ABLE TO CONFINE SEARCH TO SERIES FIVES AND TENS ISSUED PRIOR TO JANUARY SEVENTEEN, ONE NINE THREE FOUR.

EHH: jlp (3) FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE Tolson . Nichols Boardman Belmont Mohr . Parsons Rosen Trotter Teletype Room Nease Tele. Room INITIALED Holioman DIRECTOR'S OFFICE MAIL ROOM Gandy .

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"Detroit Times" furnished information re death of Attorney Bernard, who represented Cassius McDonald, now of Rised, one of subjects this case. In view of large amount of cash in the estate of Bernard possibility exists some of money was Bremer ransom money. "Detroit Times" not going to publish anything on this story as Trainor, editor, felt it was an attempt by Attorney Ed Savidage to bring pressure to bear on the benefactors under Bernard's estate in order that they might settle with his clients. Detroit determined Internal Revenue Service that currency in Bernard estate still intact. Bernard died October, 1957. He left approximately one million dollars in cash and negotiable securities. Internal Revenue Service states money, according to their estimate, accumulated after 1938. Bremer kidnaped 1/17/34. There appears no objection to Internal Revenue Service obtaining list of currency serial numbers for comparison ransom list. No list of unrecovered currency available. Detroit being advised. Ransom paid was \$200,000 in fives and tens. Approximately \$131,D0 accounted for. This amount was disposed of in 1934. \$90,000 was converted to "clean" money in Havana, Cuba.



Mr. Belmont
Mr. Mohr
Mr. Nease
Mr. Parsons
Mr. Hagen
Mr. Trotter
Mr. Clayton
Tele. Room
Mr. Holloman
Miss Gapty

Mr. Boardm

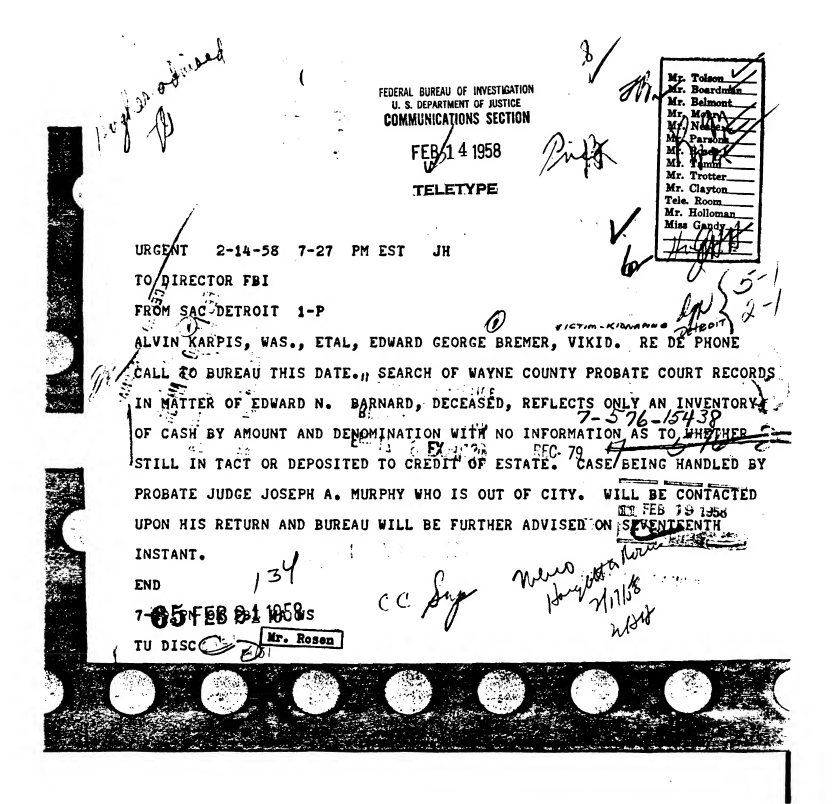
URGENT 2-20-58 6-29 PM EST JH
TO DIRECTOR, FBI
FROM SAC DETROIT 1-P
ALVIN KARPIS. WAS.. ET AL. EDWARD GEOR

FROM SAC DETROIT ALVIN KARPIS, WAS., ET AL, EDWARD GEORGE BREMER, VIKID. REBUTEL EIGHTEENTH INSTANT. ELMER F. SCHOENITH, SUPERVISOR OF SENIOR FRAUD CASES, INTERNAL REVENUE SERVICE, DETROIT, TODAY ADVISED CURRENCY OF BARNARD ESTATE STILL INTACT EXCEPT FOR SMALL AMOUNT USED TO PAY SOME EXPENSES. MONEY AND RECORDS OF DECEASED NOW UNDER EXAMINATION BY IRS IN EFFORT TO ESTABLISH POSSIBLE SOURCES AND DATES MONEY RECEIVED. SCHOENITH STATES BASED ON THEIR INVESTIGATION ALMOST ENTIRE AMOUNT OF CURRENCY ACCUMULATED AFTER NINETEEN THIRTYEIGHT. EXAMINATION BEING MADE AT SAFE DEPOSIT VAULT OF THE COMMONWEALTH BANK OF DETROIT WITH REPRESENTATIVES OF IRS AND ESTATE ALWAYS PRESENT. SCHOENITH HAS AGREED TO PREPARE LIST BY SERIAL NOS. OF ALL CURRENCY ISSUED PRIOR TO NINETEEN THIRTYFIVE AND FURNISH TO THIS OFFICE, UACH HE WILL BE REQUESTED TO DO SO. REQUESTED TO FURNISH LIST OF UNRECOVERED CURRENCY CASE FOR COMPARISON WITH LIST WHICH SCHOENITH BULL 1888 OVIDE 6-31 PM OK FBI WA JG

TU DISC

Mr. Rosen

CC loser Super



STANDARD FORM NO. 64

Office Memorandum . United States Government

Director, FBI (7-576)

DATE:

3/3/58

FROM GUIL

SAC, Kansas City (7-37)

SUBJECT:

OBREK ID

Cincinnati - Origin

On 2/27/58, Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Ks., advised that ALVIN FRANCIS KARPIS, was, Alvin Karpanicz (TN), USP No. 49368-L, FBI No. 199217, was received at the U. S. Penitentiary, Leavenworth, Ks., on 2/27/58, on transfer from the U. S. Penitentiary, Alcatraz.

A review of the file at the U. S. Penitentiary indicated that a stop had been placed by the FBI, San Francisco, to be notified in the event of any parole action on the part of KARPIS.

In view of this, ZARTER was requested to place a stop for the FBI Office, Kansas City, Mo., to be notified in the event of any transfer, parole, or change of status of KARPIS.

Kansas City will continue to follow this matter and promptly notify the Bureau of any change in the status of KARPIS at the Institution.

2 - Bureau (7-576)
1 - Cincinnati (7-43)
1 - Kansas City 7-37
RAS/hmg
(4)

autil la 1/1/18 Rapis for travale y Karpis

No

REC. I

7-576-15439

MAR 5 1958

) MAP 13 (95)

1.131

CARRO



death of Attorne. Farnard, who represented Cassius McDonald, now deceased, one of subjects this case. In view of large amount of cash in the estate of Bernard possibility exists some of money was Bremer ransom money. "Detroit Times" not going to publish anything on this story. FBI Detroit determined at Internal Revenue Service that currency in Bernard estate still intact. Bernard died October, 1957. He left approximately one million dollars in cash and negotiable securities. Internal Revenue Service states money, according to their estimate, accumulated after 1938. Bremer kidnaped 1/17/34. Ransom paid was \$200,000 in fives and tens. Approximately \$131,100 accounted for. This amount was disposed of in 1934. \$90,000 was converted to "clean" money in Havana, Cuba. Arrangements made for IRS to examine money and record serial numbers of 5's and 10's.

FBI

Date: 2/27/58

Tra	nsmit the following in		PLAIN TEXT pe in plain text or code)		En T
Via	AIRTEL		AMSD		Mr. Clevion Test about
			(Priority or Method	of Mailing)	Miss Ganly
	TO : DIRECTO	R, FBI			
	FROM : SAC, DE	TROIT (7-25)		√ ¥	7.m - K/Na/A (0)
	SUBJECT: ALVIN K	ARPIS, was.;	ET AL; EDWARD	GEORGE BREMER,	AIKID
	ReButel 2/21/58.			1.	1/3
- - -	Internal Revenue money of estate of completed. All son next meeting woof serial numbers advised.	f EDWARD R. B 5 and \$10 bil ith estate re	ARNARD has been ls located to presentatives	en substantially tal only about he will prepare	100 and a list
	3 - Bureau (AMSD)				
	BTC:SLZ:ec			,	7.1
		REC- 5	2	16/15	440
		7-576	17-5	1958	
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AIRTEL

SAC, Chicago

From: Director, FBI

MR. JOSEPH N. BELL, 215 SOUTH SIXTH AVENUE, LA GRANGE, ILLINOIS, RESEARCH MATTER

The supplement known as Family Weekly," which is published in Chicago, for February 9, 1958, carried an item entitled The Indestructible J. Edgar Hoover by the above-captioned individual. The Bureau cooperated with Bell in connection with this particular story, and he has been commended by the Director for his article.

With the article there was a photograph taken at the time of the apprehension of Alvin Karpis and shows the Director and former Assistant Director Connelley.

It is desired that you have someone contact appropriate officials at "Family Weekly" and see if you can secure a glossy print of this photograph. If they do not have a glossy print, determine where they got the picture and make appropriate arrangements. This matter should be handled expeditiously and the Bureau should be advised by February 21.

133 MAK 10 1958

NOTE: See Jones to Nease memo dated 2/13/58 captioned "Alvin Karpis 958 Arrest Photograph," JRH: cag. Boardman Belmont _ ECK: cag Parsons -

Rosen _ Tamm ___ Trotter _____ Nease ___

J/12/58

AIRTEL

To SAC, Kansas City (7-37)

From Director, FBI (7-576)

BREKID

Reurlet 3/3/58.

Endeavor to obtain from review prison file on Karpis reason for transfer from Alcatraz to Leavenworth. If information not available request San Francisco to obtain.

Suairtel by return mail.

1 - San Francisco (Information) COMM - FBI Tolson MAR 1 2 1958 Nichols Boardman Belmont _ EHH:jlp MAILED 19 (4) Mohr . Parsons Rosen Tamm 15 MAR 13 1958 Trotter Nease ____ Tele. Room Holloman Gandy.

To: SAC, Detroit (7-25)

From: Director, FBI

ALVIN KARPIS, WAS., ET AL.

EDWARD GRONGS BRENNER, VINID

Rewrairtel 2/27/58.

Swairtel by return mail current developments.

When matter completed, furnish brief summary to HP for information purposes.

MAR 1 2 1958

MAR 1 2 1958

MAR 1 8 1958

COMM-FBI

MAR 1 8 1958

COMM-FBI

MAR 1 8 1958

Commission

Co

orsons
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omm __
rotter _

MAIL ROOM

UNITEL

RNMENT

DATE: February 13, 1958

SUBJECT:

ALVIN KARPIS ARREST PHOTOGRAPH

Article entitled "The Indestructible J. Edgar Hoover" by Joseph N. Bell, appearing on February 9, 1958, in the "Family Weekly" newspaper supplement distributed to 165 newspapers, contains a photograph showing the Director leading the handcuffed Alvin Karpis following the arrest of Karpis by Mr. Hoover.

The origin of this photograph has been determined. It is an Acme Photo which appeared in several different newspapers throughout the country shortly after Karpis' arrest by the Director on May 1, 1936. The photograph shows Mr. Hoover leading Karpis into the Federal Building at St. Paul, Minnesota, after a plane flight from the place of apprehension, New Orleans. (Copies of newspaper photos attached)

Acme Photo is no longer in business. Inquiry reflects Acme Photo Company, which belonged to the Scripps-Howard organization, was dissolved in 1952 and has been reconstituted as United Press Newspictures. It is now the photo service for Scripps-Howard just as United Press is the news service.

DE COULD NO.

LOCATE A

GLOSSY PRINT

June 2-17-57

12MAR 18 1958 Should the original of this photograph be desired, it can possibly be located through contact with United Press Newspictures or by

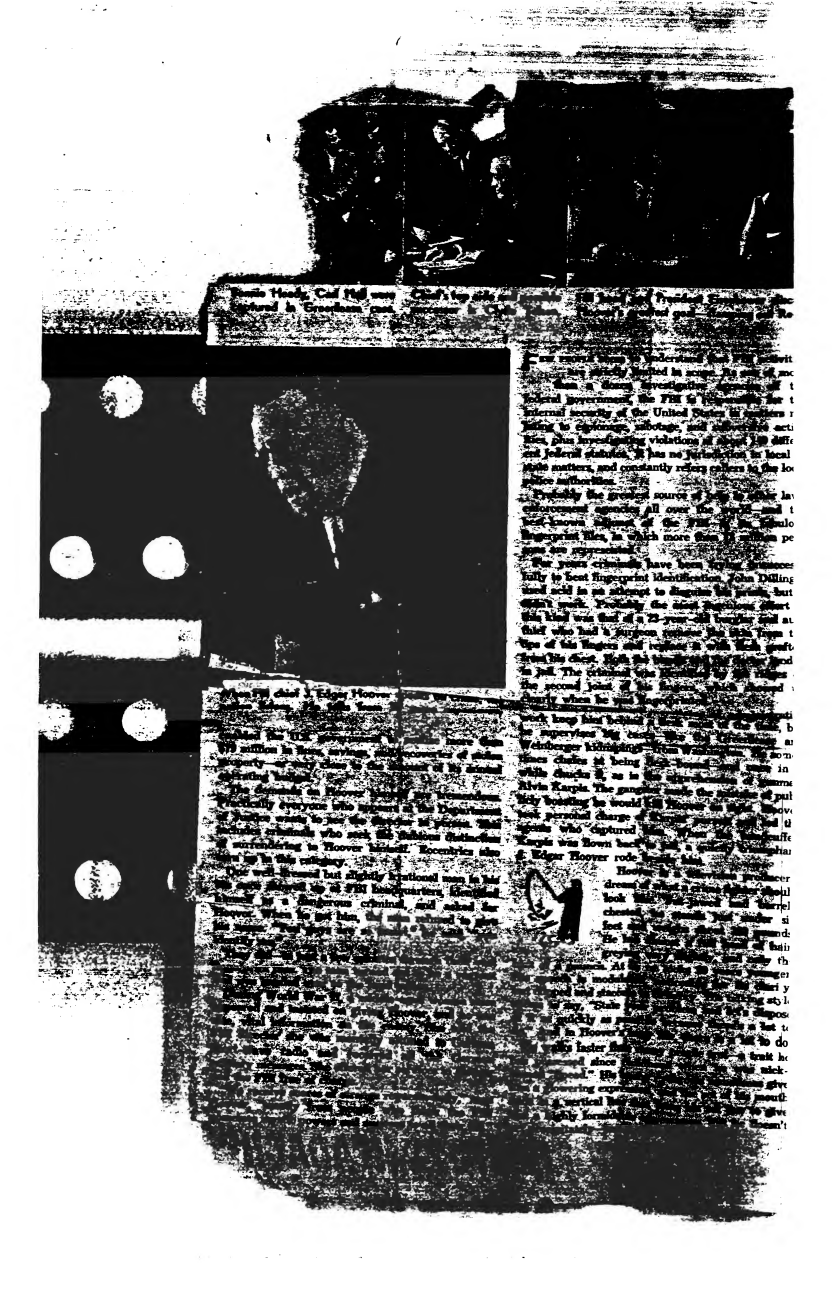
CDIME REC

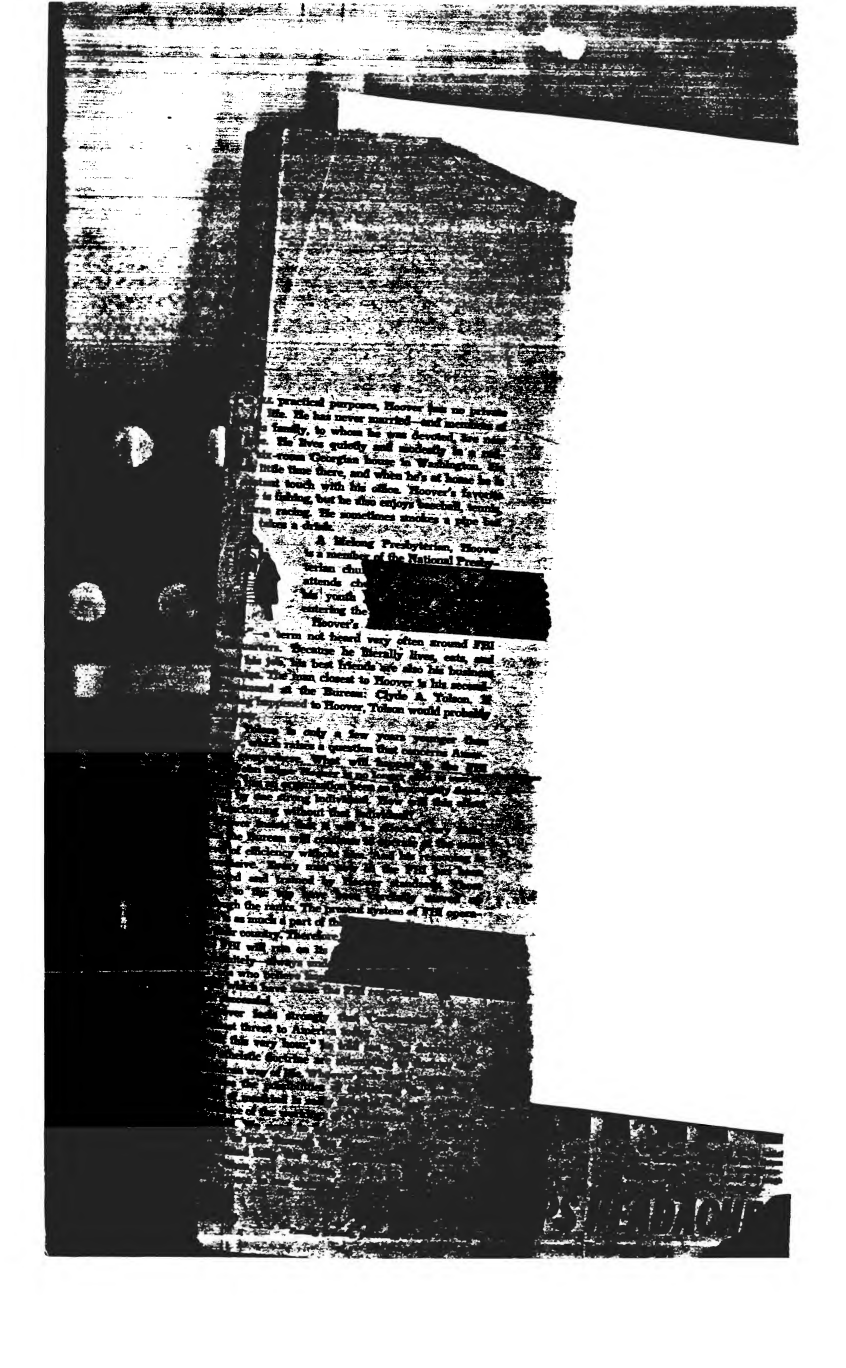
Parsons Trotter Nease

Holloman

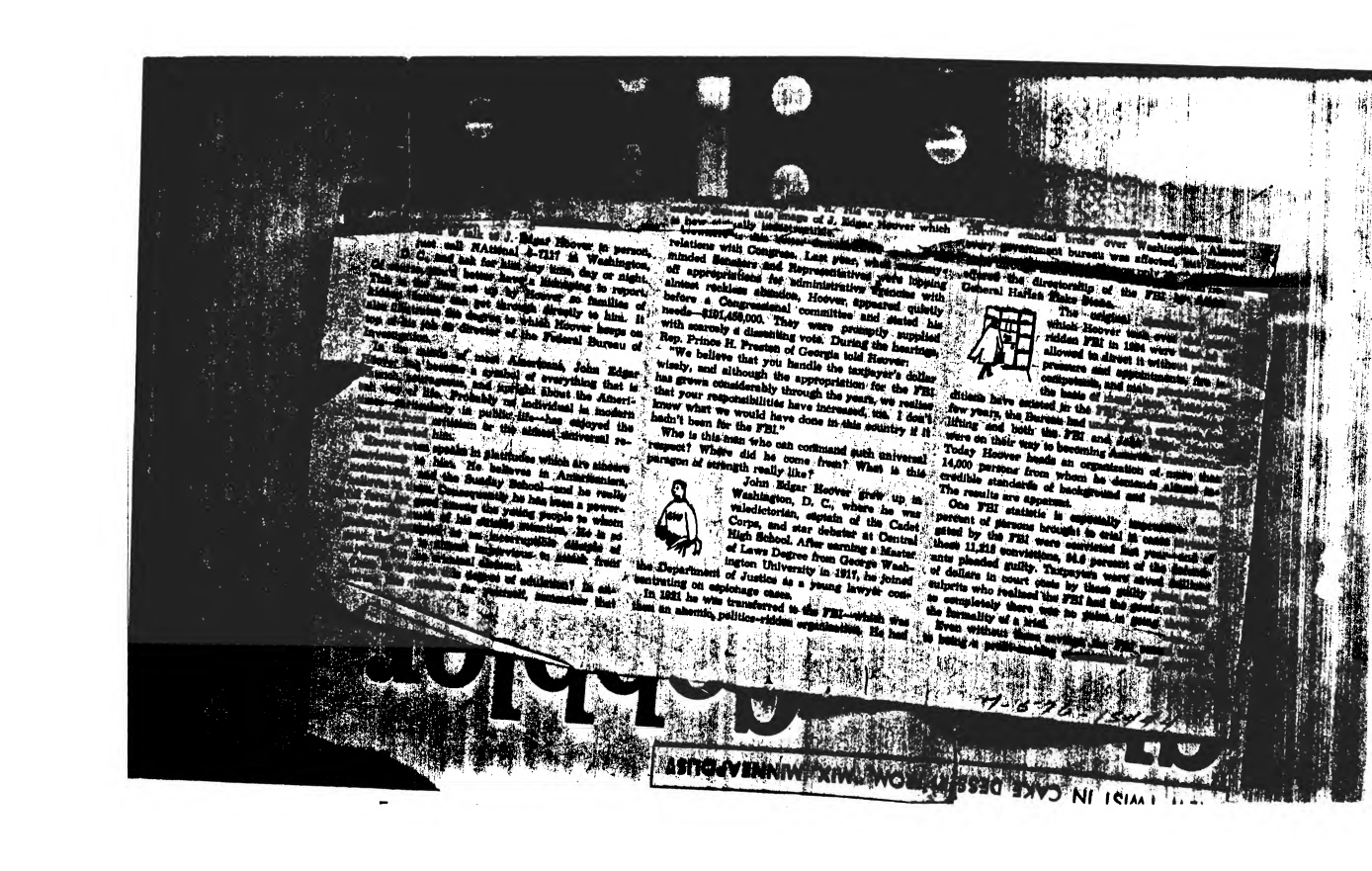
Office Memorandum • UNITED STATES GOVERNMENT Mr. Nesser DATE: March 4, 1958 Nichols FROM : Boardman Belmont . 0 Parsons ALVIN KARPIS ARREST PHOTOGRAPH SUBJECT: Rosen Trotter Nease ____ Tele. Room Re my memorandum 2/13/58. Holloman Gandy The Chicago Office has obtained a glossy print of captioned photograph which portrays the Director leading Alvin Karpis following Karpis' arrest in May, 1936. A copy of this photograph is attached. Enclosure JRH:cag







Staunch symbol of the American way of life, the director of the FBI is almost a legend in his own lifetime.



	PLAIN Date: 3/14/58 Mr. Tamm
Transmit the following in	(Type in plain text or code) Tele. Room
/ia AFRTEL	(AM) Mr. Helleman
	(Priority or Method of Mailing)
TO : DIRECTOR	. FBI
FROM: SAC, DET	
\mathcal{G}'	
ALVIN KARPIS, wa	s., ET AL; EDWARD GEORGE BREMMER, VIKID.
Re Bureau Airtel	., 3/12/58.
Mr. ELMER F. SCH	OENITH, Senior Fraud Section, Internal
of the EDWARD N.	Detroit, advised today that the Administrator BARNARD estate has been ill and that it is
expected he will is examined next	be well enough to be present when the money week.
	ept advised of all pertinent developments.
Date cad will be a	dept advised of all pertinent developments.
	·
(3) - Bureau 1 - Detroit	
BTC:MMR (4)	Λ .
(4)	
	REC- 78 1 - 576 / 13 4 45
	11 50 50 50
	FX-117) 12 MAR 15 1958
7	ALC)
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For your information, Alvin Karpis was transferred on 2/27/58, from Alcatras to Leavenworth Penitentiary, Kansas. A stop has been placed at Leavenworth in favor of the Kansas City Office to be advised in the event of any transfer, parole, or change of status of Karpis.

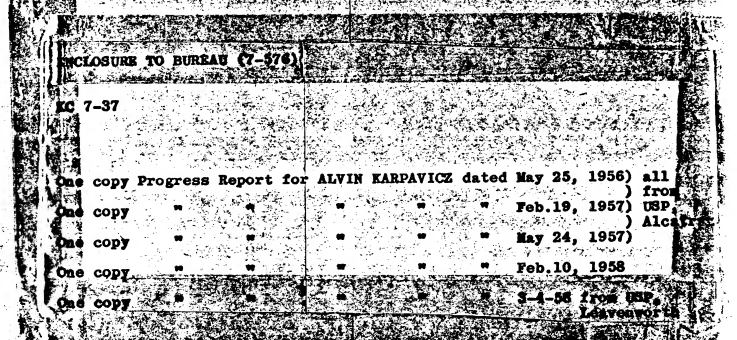
In the future Kansas City will furnish you a copy of all communications regarding the above.

1 - Kansas City (7-37)

EHH:jlp

Date: March 15, 1958

Transmit the following in _ (Type in plain text or code) AIR MAIL AIRTEL Via (Priority or Method of Mailing) TO: DIRECTOR, FBI (7-576) FROM: SAC, KANSAS CITY (7-37) BREKID Origin: Cincinnati Re Kansas City letter to Bureau 3-3-58 and Buairtel to Kansas City 3-12-58 requesting Kansas City to determine reason for KARPIS' transfer to U. S. Penitentiary, Leavenworth. A review of the records of the U. S. Penitentiary, Leavenworth, Kansas, made available by Mr. CARL F. ZARTER, Record Clerk, on 3-14-58, concerning KARPIS reflects that his transfer order transferring him from the USP, Alcatraz to the USP, Leavenworth dated 2-20-58 stated as the reason for transfer "suitable for other penitentiary". It is noted that the Progress Reports dated May 25, 1956, February 19, 1957, May 24, 1957, and February 10, 1958 indicate that KARPIS) transfer from Alcatraz to Leavenworth appeared desirable and was recommended. The record indicates that on 2-27-58 KARPIS indicated he desired that his sister, be notified in case of death. A copy of the aforementioned Progress Reports and one copy of the Special Progress Report dated 3-4-58 at Leavenworth are being forwarded to the Bureau as enclosures to this airtel. (3) - Bureau (7-576) (Encl. 5) (AM) 1 - Cincinnati (7-43) 1 - Kansas City (7-37) RAS: MEJ Approved: Sent Special Agent In Charge







7-576-15446

Classification, Form 2 Rev. January 1939

49368-2

Committed Name KARPAVICZ, Alvin

UNITED STATES DEPARTMENT OF JUSTICE
BUREAU OF PRISONS

NO A CENT CONTAINS
SPECIAL PROGRESS REPORT

Transfer of this prisoner to your institution hes leen ordered.

Daighruary 10, 195

TRANSFER TO LEAVENWORTH

Sentence Data: This white man, age 49, divorced, was sentenced July 27, 1936 at St. Paul, Minnesota to serve Life for Conspiring to Kidnap and Transport Person in Interstate Commerce. He participated in the Kidnapping of William Hamm Jr. together with his co-defendants Charles J. Fitzgerald (Life), Fred Barker (Deceased) Fred Goeta (Deceased) Byron Epiton, Jack Pelfer (Deceased) "Doc" Barker, Dec; Edward C. Bartholmew, Committed to Leavenworth July 29, 1936, he was transferred to Alcatraz August 6, 1936 in view of his prior criminal record including escape, his high degree of criminal sophistication and the length of his sentence. Eligible for Parole consideration July 26, 1951, he declined to file an application. He has earned 137 days EGT at the rate of 4 days per month. A deport to Canada decainer is filed by the U.S. Immigration Service.

Social Information: His Lithuanian born parents migrated to this country in 1915 by way of Montreal, Canada where the subject was born and he has not been naturalized in the U.S. He is the third of four siblings, the others being law abiding people. At age 17, he was committed to the Kansas State Reformatory to serve 10 Years for Burglary. He escaped three years later, was returned and transferred to the Kansas State Penitentiary. He has received no visits and his parents are deceased but he writes to his sister, Emily Janke, Lakevills, Illinois. He enjoys playing table games in the yard and he plays the guitar. During he past year, he purchased an amplified tube, pen and paper. He subscribed for no magazines, but he reads a great deal of both fiction and non-fiction books. He has \$382.13 in his account with the Trust Fund.

Instintional Adjustment: He was last reported for misconduct May 18, 1953 for propositioning an officer, Action: STU. His cellhouse officer states that Karpavicz is quiet in the cellhouse where he maintains a clean cell. His work supervisor in the Industries Office reports that this immate is doing good work as a clerk in that office. He is in the purchasing section of the office and in view of his limited education he is doing a fire job. He is quiet, cooperative and he gets along well with officers and inmates.

tedical and Psychiatric: He is in good general health and is an infrequent caller on the sick line. He was last hospitalized in June 1956 with a Branchial Cleft Cyst which was removed surgically and he made an uneventful recovery. There are no mental or physical defects. His adjustment from a medical aspect has been excellent.

Committee Impressions and Recommendations: Thisman has been at Alcatras for 21 years. He is a very conscientious worker in the industries office. Since 1953 there has been a marked change for the better in this man's general attitude. He seems much more relaxed and stable. He hopes for eventual parole for deportation to Canada. Although this man is prison wise, he seems to have good common sense and it is felt that he can adjust well at a custody institution. It is recommended that he be transferred to Leavenworth.

7-576-15442



Classification Form 2 Rev. January 1939

UNITED STATES DEPARTMENT OF JUSTICE BUREAU OF PRISONS

U. S. Paulientium Licatraz

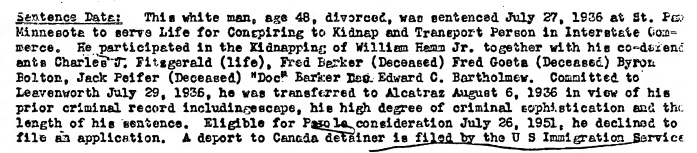
SPECIAL PROGRESS REPORT

Committed Name KARPAVICZ, Alvin

Reg. No. 325-AZ

Date(27 24, 195"

Annual Review



Social Information: His Lithuanian born parents migrated to this country in 1915 by way of Montreal, Canada where the subject was born and he has not been naturalized in the U. S. He is the third of four siblings, the others being law abiding people. At age 17, he was committed to the Kansas State Reformatory to serve 10 Years for Burglary. He escaped three years later, was returned and transferred to the Kansas State Penitentiary. He had received no visits and his parents are deceased but he writes to his sixter, Emily Janks, Lakeville, Illinois. He enjoys playing table games in theyard and he plays the guitar. During the past year, he purchased an amplifier tube, pen and paper. He subscribed for no magazines, but he reads a great deal of both fiction and non-fiction books. He had \$382.12 in his account with the Trust Fund.

Institutional Adjustment: He was last reported for misconduct May 18, 1953 for propositioning an officer, Action: STU. His cellhouse officer states that Karpavicz is quaet in the cellhouse where he maintains a clean cell. His work supervisor in the Industries Office reports that this inmate is doing good work as a clerk in that office. He is in the purchasing section of the office and in view of his limited education he is doing a fine job. He is quiete, cooperative and he gets along well with officers and inmates.

Medical and Psychiatric: He is in good general health and is an infrequent caller on the sick line. He was last hospitalized in June 1956 with a Branchial Cleft Cyst which was removed surgically and he made an uneventful recovery. There are no mental or physical defects. His adjustment from a medical aspect has been excellent.

Committee Impressions and Recommendations: This man has been at Alcatraz for 21 years. He is a very conscientious worker in the industries office. He was friendly and spoke frankly when interviewed. Since 1953 there has been a marked change for the better in this man's general attitude. He seems much more relaxed and stable. He hopes for eventual parole for departation to Canada. The Committee commended him for his good adjustment and recommended that he be transferred to Leavenworth when the Bureau sees fit to authorize the transfer.





Clastification Form 2 Rev. January 1939 UNITED STATES DEPARTMENT OF JUSTICE BUREAU OF PRISONS

U. S. Penitentiary

Alcatraz, California SPECIAL PROGRESS REPORT

Committed Name KARPAVICZ: Alvin

Reg. No. 325-12

D#ebruary 19, 1957

TRANSFER TO LEAVENSORTH

Sentence Data: This White Man, age 48. Divorced, was centenced July 27, 1936 at St. Paul Minnesota to serve Life for Conspiring to Kidnap and Transport Person in Interstate Commerce. He participated in the kidnapping of William Hamm Jr. together with his code-fendants Charles J. Fitzgerald (Life), Fred Barker (Deceased) Fred Goetz (Deceased) Byron Polton, Jack Peifer (Deceased) Doc Barker and Edward C. Bartholmey. Committed to Leavenworth July 27, 1936, he was transferred to Alcatras August 6, 1936 in view of his prior Criminal Record including escape, his high degree of criminal cophistication and the length of his centence. Eligible for Partie Consideration July 26, 1951, he declined to file an application. He has earned 89 days ECT at the rate of 4 days per month. A U. S. Immigration Service Detainer is filed for departation to Conada.

Social Information: His Lithuanian born parents migrated to this country in 1915 by way of Montreal, Canada where the subject was born and he has not been Naturalized in the U.S. He is the 3rd of four siblings, the others being law abiding people. At age 17, he was committed to the Kansas State Reformatory to serve 10 years for Burglary. He escaped three years later, was returned and transferred to the Kansas State Penitentiary. He has received no visits and his parents are deceased but he writes to his sister. Emily Janke, Chicago, Illinois. He enjoys playing table games in the yard and he plays the guitar. During the past year, he purchased an amplifier tube, pen and paper. He subscribes for no magazines but he reads a great deal of both ficton and non-fiction books. There are \$325,52 in his account with the Trust Fund.

Institutional Adjustment? He was last reported for misconduct May 18, 1953 for Propositioning an Officer, Action: STU. His Work Supervisor in the Industries Office reports that Resparice is doing very good work as a clerk. He is a steady and conscientious worker who gets along well with everybody. His Cellhouse Supervisor reports that he is quiet in the Cellhouse and he is no Custodial Problem.

Committee Impressions and Recommendations. This man has maintained a clear conduct record for nearly four years. He has a pleasant menner and he is respectful to Officers and other personnel. He enjoys reading fiction books and information magazines tuch as U.S. News and World Report, Reader's Digest and Newsweck as supplied by the Library and he especially appreciates the Radio Program. He has not applied for Parole but he expects to do do after a period of time at another institution since he hopes that he will be Paroled for Deportation to Canada. The Committee felt that this man has become greatly stabilized and he has in recent years become reconciled to serving his sentence with hope of being Paroled for Deportation and the Committee recommended that he be transferred to Leavenworth.

Classification Form 2

UNITED STATES DEPARTMENT OF JUSTICE BUREAU OF PRISONS

U.S. Familiary

Alcatraz

SPECIAL PROGRESS REPORT

Committed Name

KARPAVICZ, Alvin

Reg. No. 325-A2

Date May 25, 1956

ANNUAL REVIEW

Sentence Data: This White man, age 17, divorced, was sentenced July 27, 1936 at St. Paul, Minnesota to serve Life for Conspiring to Kidnap and Transport Person in Interstate Commerce. He participated in the kidnaping of William Hamm, Jr., together with his codefendants Charles J. Fitzgerald (Life), Fred Barker (Deceased) Fred Goetz (Deceased) Byron Bolton, Jack Peifer (Deceased) "Doc" Barker and Edward C. Bartholmey, Committed to Leavenworth July 27, 1936, he was transferred to Alcatraz August 6, 1936 in view of his prior criminal record including escape, his high degree of criminal sophistication and the length of his sentence. Eligible for parole consideration July 26, 1951, he declined to file an application. A U.S. Immigration Service detainer is filed for deportation to Canada.

Social Information: His Lithuanian born parents migrated to thus country in 1915 by way of Montreal, Canada where the subject was born and he has not been naturalized in the U.S. He is the 3rd of four siblings, the others being Jaw abiding people. At age 17, he was committed to the Kansas State Reformatory to serve 10 Years for Burglary. He escape three years later, was returned and transferred to the Kansas State Penitentiary. He has received no visits and his parents are deceased but he writes to his sister, Emily Janke Chicago, Illinois. He enjoys playing table games in the yard and he plays the guitar. During the past year, he purchased an amplifyer tube, pen and paper. He subscribes for no magazines but he reads a great deal of both fiction books and non-fiction. There are \$59,21 in his account with the Trust Fund.

Institutional Adjustment: He was last reported for misconduct May 18, 1953 Propositional an officer, Action: STU. During the past year, he has been a very dependante; stead; and conscientious worker in the library where he is assigned at clerical work maintaining the book files. By his thorough, systematic work the index files and other book records are being kept in good order and complete. In addition, he volunteers to help other inmates not familiar with the library routines and he fills in temporarily when we are short of immate library workers. His cellhouse supervisor reports that he is quiet in the cellhouse and he maintains a clean cell. When through with his work, he goes directly to his cell without attempting to wander around the cellhouse. He appreciates the radio programs and his general attitude is good.

Medical and Fsychiatric: At the present time, he is undergoing extensive dental treatment. He rarely presents a medical complaint when seen by the medical staff and he is cooperative and pleasant. He has not been hospitalized during the past year.

Committee impressions and recommendations: This men was pleasant at the meeting. He is a very good worker. He is easy to deal with and he is not discourteous. In a memorant from the Bureau dated May 16, 1956, it was stated that this man seems to have stabilized recently but in view of the large number of serious offenders confined at Atlanta and Leavenworth, it is believed that he would still present a custodial risk at those institutions and his transfer was disapproved at this time. The Committee recommended that he be transferred to Leavenworth when the Bureau feels such a move would not be detrimental to that institution.





Classification Form 2 Bev. January 1939

UNITED STATES DEPARTMENT OF JUSTICE BUREAU OF PRISONS

United States Penitentian LEAVENWORTH, KANSAS

SPECIAL PROGRESS REPORT

KARPAVICZ, Alvin Committed Name

49368-L

3-4-58

ACCRIVED IN TRANSFER FROM ALCATRAZ ISLAND, CAMIFORNIA

CURRENT RULEASU DATE:

Karpavicz is a forty-nine year old white male offender presently serving a life sentence for conspiring to kidnap and transport a person in interstate commerce. He was sentenced on July 27, 1935 in the United States District Court in St. Paul, Minnesota and was committed to this institution on July 29, 1936. He was transferred to Restraz on August 6, 1936 and remained in that institution until his present transfer. Karpavicz became eligible for parole consideration on July 26, 1951 but declined to file an application at that time. He has a detainer on file against him at the present time for deportation to Canada.

In the USP in Alcatraz, California, Karpavicz received a total of 13 disciplinary reports. However, the last report occurred on May 18, 1953 when he was reported for propositioning an officer. Since that time he has maintained a clear conduct record and apparently has been adjusting satisfactorily. He was assigned to the industries office on July 6, 1956 and remained on that assignment in Alcatraz until his present transfer. He was reported to be doing good work as a clerk in that office and was regarded as a cooperative immate. In Alcatraz, · Karpavicz was regarded as an agitator who did not openly defy rules or regulations but one who initiated discussion and criticism of the institutional policies. He was regarded as an extremely dangerous individual who on several occassions seemed to be the leader of disentment which arose.

Karpavicz seemed to show a definite change in attitude since 1953 and he became more relaxed and stable at that time. It is noted that he maintained a clear conduct record for the last five years and his work reports have been entirely above average.

When interviewed in this institution, Karpavicz appeared to be extremely nervous which is probably explainable to the fact that he has been incarcerated for approximately twenty-two years in the Alcatraz institution. He was very quite and cooperative in the interview and expressed a desire to be assigned to our industries in a clerical position if such could be arranged. He also mentioned that he worked in the library in Alcatraz and seemed to like that type of work

Chicago, Illinois RESIDENCE:

USPO: CHICAGO, ILLINCIS

This report is not available at this writing. ATMISSION UNIT REPORT:

ASSOCIATE WARDEN RECOMMENDS:





Classification Form 2 Bev. January 1939

UNITED STATES DEPARTMENT OF JUSTICE **BUREAU OF PRISONS UNITED STATES PENITENTIARY** LEAVENWORTH, KANSAS

SPECIAL PROGRESS REPORT

Committed Namerappavicz, Alvin

Reg. Nd 9368-L

Date 3-12-58

MEDICAL

HISTORY:

Pati nt states he wears glasses and needs a new pair; states he had heart trouble at the age of 15 years; has arthritis in his feet and legs; had an excision for a blood clot of the left femur in 1953; was treated for gonorrhea in 1934. Denies history of tuberculosis, major mental illness, marcotic addiction and convulsive disorder.

PHYSICAL FINDINGS: This is a 49 year old white male of medium physique, weighing 140 pounds and 69 inches tall, Examination of the heart, lungs and cardiovascular system was negative. Blood pressure: 130/80. Vision: Right 20/50; Left 20/10. Physical examination revealed partial ankylosis of proximal joint right little finger, varicose veins in left leg, suggery has been ad-

vised; atimosis of right thigh and poplitial area.

DESTAL CONDITION:

Fair. Wearing upper paitial dentures and needing prophylaxis

SUPPLEMENTARY EXAMINATIONS:

Urinalysis: Negative Serolo gy : Pending

Audiogram : Within normal limits Chest x-ray: No abnormalities

DIACNOSIS:

13 mis: ing tooth Dental calculus

Partial ankylosis of prox joint, right little finger

Varicose veins, left leg (Surgery advised) Atimosis of right thigh and poplitial area

Defective vision

TREATMENT:

. Refraction

WORK

REGUIAR DUTY

Admission Inspection: 2-27-58 Phreical Examination: 3-4-58

Dictated by JUI/jkw: 3-7-58

Classification Form 2 Rev. January 1939

UNITED STATES DEPARTMENT OF JUSTICE BUREAU OF PRISONS UNITED STATES PENITENTIAN LEAVENWORTH, KANSAS

SPECIAL PROGRESS REPORT

Committed Name

Karpavios, Alvin

Reg. No. 49368-1

DatWerch 12, 1958

VOCATIONAL

INSTITUTIONAL OCCUPATIONS: Alcatraz Island, 1936-58, orlinary department, 10 years, library, Industries office. Leavenworth, 1936, trafd.

WCRK HISTORY: Karpavics was employed in the ordinary department at the transferring institution for 10 years and he acquired about 5 years experience as a baker. He has a grade equivalent of 8.6. He states that he grows tired easily and is probably suitable only for a moderate duty assignment at this time.

PRINCIPAL OCCUPATION: Baker.

WORK RECOMMENDATION: General Maintenance - D Cellhouse orderly.

EDUCATIONAL

EDUCATIONAL BACKGROUND: Subject claims he completed the 8th grade, at the age of 13, in the State of Kansas. He states he has no specific interests in educational work at this time.

STANFORD ACHIEVERENT TEST RESULTS: Portial Intermediate. Grade Equivalent: 8.6.
A.R. - 9.7 A.A. - 7.6

EDUCATIONAL RECONTENDATION: Optional.

R.R.H.

PSYCHO: TRIC

INTELLIGENCE: (Subject was not tested, but he will be tested this week.)

CATHOLIC

RELIGIOUS OBSERVANCE
INTERIOR ATTITUDE
GENERAL HECOMENDATION
PARTICULAR R COMENDATION

BY BAPTISM ONLY
NONE
WELL DISPOSED
ATTENDANCE AT SERVICES
EMROLLMENT IN THE INSTITUTIONAL
INSTRUCTION CLASS



Form 2
UNITED STATES DEPÁRTMENT OF JUSTICE
BUREAU OF PRISONS

UNITED STATES PENITENTIAR. LEAVENWORTH, KANSAS

SPECIAL PROGRESS REPORT

Committed Name KARPAVICZ, Alvin

Reg. No.49368-L

Date

CLASSIFICATION ACTION SHEET

CUSTODY

CLOSE. Life sentence, and history of prior escape.

TRANSFER

MONE. Just received from Alcatras. He has residence in

Chicago, Illinois.

SOCIAL PAROLE

ROUTUNE. Has to impediate social parole.

MEDICAL

RECHUAR DUTY. Requires no special treatment, and was not

referred for special psychiatric report.

EMPLOYMENT

GENERAL HADITHIANCE. Orderly in 'D' Cell-house. Assignment

was made to fill an institutional need.

EDUCATIONAL

OPTIONAL. Has G.E. of 8.6 and I.Q. of 105.

RELIGION

CATHOLIC. Chapel attendance recommended, and reception of

Sacraments.

PROGRAM PLANNING

Subject has no interest in the educational program in this institution. "Le seems to have a goo! attitude, but shows no

interest in any program of self-improvement.

7-576-15446

On completion of inquiry, furnish brief summary to Minneapolis.

EHH:jlp (4)

SAC, Detroit (7-25)

4/3/58

Director, FBI (7-576) -1544 8

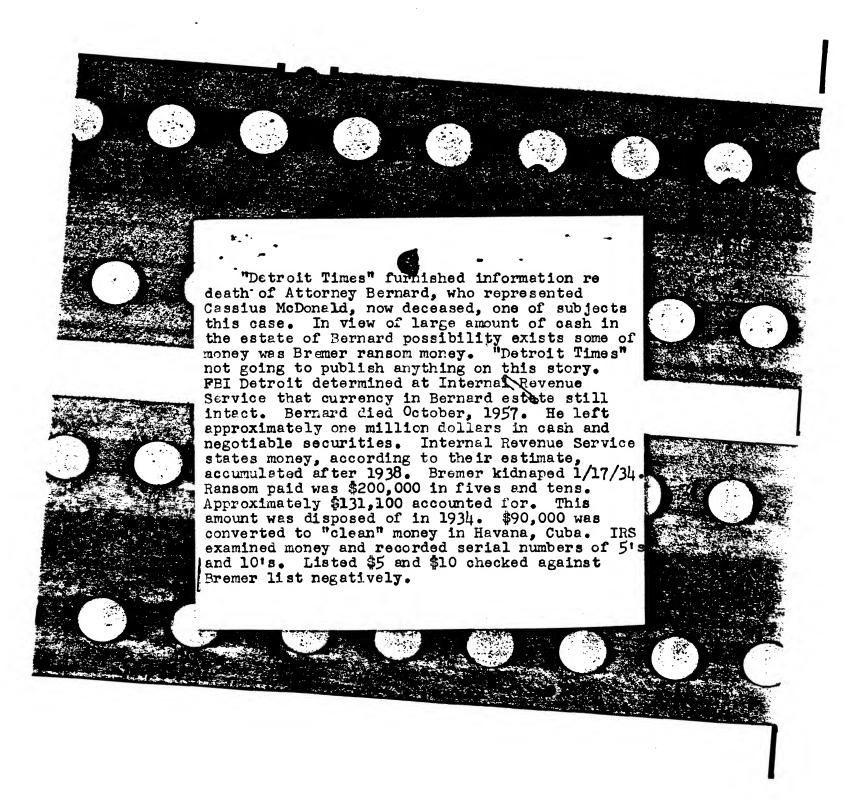
ALVIN KARPIS, WAS., ET AL.; EDWARD GEORGE BRENER - VICTIM; KIDNAPING

Reurlet 3/25/58.

The serial numbers for the \$5 and \$10 bills were searched through the Bureau's indices and no record was located which could be identified with any of the listed serial numbers.

1 - Minneapolis (Information)

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Boardman EHH:	No.		en de la companya de La companya de la co	M
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Office Mem. and um • UNITED S. LES GOVERNMENT

TO Outhou DIRECTOR, FBI 17-7756) 1

SAC, DETROIT (7-25)

SUBJECT:

ALVIN KARPIS, was., et al EDWARD GEORGE BREMMER

VIKID

93/

Re Detroit airtel dated March 14, 1958.

Mr. E. JOBLONSKI, Internal Revenue Agent, advised SA BARRON T. CONKLIN on March 21, 1958, that he had audited all of the money in the safety deposit boxes of EDWARD N. BARNARD. JOBLONSKI advised that money in the amount of about \$\phi600,000.00\$ was located, all directly traceable to account of some client and almost all traceable to some activity since 1947.

Serial numbers of the \$5 and \$10 bills issued prior to January 17, 1934, are as follows and are being furnished to the Bureau for checking against the list of unrecovered ransom money in this case:

\$5.00 - P 135 588 34A Series 1934 C S 371 064 79A Series 1934 A S 400 481 56A Series 1934 A D 026 011 58A Series 1929 S 289 049 20B Series 1934 C B 730 793 39A Series 1928 C 628 124 40A Series 1928 S 212 00 233A Series 1928 C

\$10.00 - S 434 941 17C Series 1934 B S 115 540 32D Series 1934 C S 660 50 306B Series 1934 A S 341 416 86B Series 1934 A S 635 526 99B Series 1934 A D 009 310 A Series 1929 S 426 569 78A Series 1928 B

1-576-15448

DATE: March 25, 1958

Mr. Belmont

Mr. Trotter_ Mr. Clayton. Tele. Room._

Mr. Holloman. Miss Ganage

ah

D- Bureau (AM)
1 - Detroit

BTC: JAR / 15 53 (1) (3)

PFC- 39 6 MAR 28 1958

136

HAR



S 400 114 91A Series 1928 B S 435 273 90A Series 1928 B S 515 076 36A Series 1934 A 443 928 32A Series 1934 D 284 835 73A Series 1934 A

Minneapolis is being separately advised.



- 2 -

March 25, 1958

Mr. Tolson ... Mr. Boardman ___

Mr. Belmont._ Mr. Mohr Mr. Nease ...

Mr. Parsons ... Mr. Rosen ... Mr. Tamm Mr. Clayton ... Tele. Room

Mr. Holloman___ Miss Gandy

SAC, DETROIT (7-25)

ALVIN KARPIS, was, et al 8 BOWARD GEORGE BREMMER 1882 B VIKID 1983 337 Device 1784 D D D D D D SAFIE LOS

Re Detroit airtel dated March 14, 19 Minimage time was saled and tweeling.

Mr. E. JOBIONSKI, Internal Revenue Agent, advised SA BARRON T. CONKLIN on March 21, 1958, that he had audited all of the money in the safety deposit boxes of EDWARD N. BARNARD. JOBIONSKI advised that money in the amount of about \$600,000.00 was located, all directly traceable to account of some client and almost all traceable to some activity since 1947.

Serial numbers of the \$5 and \$10 bills issued prior to January 17, 1934, are as follows and are being furnished to the Bureau for checking against the list of unrecovered ransom money in this case:

\$5.00 - P 13,5 588 34A Series 1934 C \$ 3,71 064 79A Series 1934 A \$ 4,00 481 56A Series 1934 A \$ 006 011 58A Series 1929 \$ 289 049 20B Series 1934 C \$ 730 793 39A Series 1928 \$ 628 124 40A Series 1928 \$ 212 00,2334 Series 1928 C

\$10.00 = 5 434 941 17C Series 1934 B #8 115 540 32D Series 1934 C 148 660 50 306B Series 1934 A #48 635 526 99B Series 1934 A #40 009,310 A - Series 1929 148 426 569 78A Series 1928 B

2- Bureau (AM) b 1 1 - Detroit

BTC:JAR (3)

duck when the the

RECORD PREVIOUS 0 N AIRTEL REC. 42

FX-135

To SAC, Kansas City

From Director, FBI (7-576)

BREKID.

Enclosed herewith is a Photostat of a self-explanatory letter from Harrey Campbell dated 2/19/58. Campbell is a prisoner at the Nedical Center for Federal Prisoners, Springfield, Missouri. He received a life sentence on 5/12/36, after pleading guilty to an indictment against him in the case involving the kidnaping of Edward G. Bremer at St. Paul, Minnesofa, on 1/17/34.

Campbell's letter should be acknowledged and he should be informed that the granting of parole is a matter entirely within the prerogatives of the U. S. Board of Parole.

Advise the Bureau by 4/11/58, of your contact with Campbell and keep the Bureau advised of any developments in his efforts to obtain parole.

Enclosure

1 - Minneapolis (Enclosure)

NOTE: Campbell, who was indicted for his participation in the kidnaping of Edward G. Bremer at St. Paul, Minnesota, 1/17/54, pleaded guilty on 5/12/36, and received a life sentence. He writes that he will be subject to annual review by the Parole Board in April, 1958, and that although it is not his intentions to impose upon the Director to aid him in his plead for parole, he would appreciate any help he could receive.

Tolson JRB:jlp	ker 3 1 2017H 58
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Mohr Parsons Rosen	ATR = 3 1958
Trotter Nease	COWM-EBI
Tele. Rock O. A	d
Gandy MAIL ROOM [MH718

USK

February 19, 1958 PRISONER'S MALL BOX MAR 1 7 1958

RUREAU OF PRISONS

Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Washington, D. C.

Dear Mr. Hoover:

First, I would like to give my long delayed sincere thanks for the personal consideration you gave me at the time of my arrest in Toledo, Chio in April of 1936. Also, thank you for carrying out the promises you made at that time in regards to Gerturde Billiter, and that they were complied with exactly as you stated they would be.

In St. Paul I accepted the Special Investigators (J. Brennon) advice and plead guilty. So that I could pay for the crimes I had become involved in.

Mr. Hoover, I would like to give a short version of this past twenty two years from my point of veiw. Shortly after entering Leavenworth in 1936, I was sent to Alcatraz, and during the almost six (6) years I spent there I worked in the laundry. I would also like to point out that during this time I did not receive one disciplinary report.

Ly return to Leavenworth was in April of 1942; at which time I went to work in the shoe factory, where I remained until I was transferred to the Medical Center in 1953. During this stay at Leavenworth I did receive one (1) disciplinary report for going to the commissary on the wrong day.

Upon coming to the Medical Center I went into the shoe repair shop and am still working there. I have not received one disciplinary report here.

During all of this time I have not gone the writ route, contacted any attorneys for aid, and prior to this day have not sought help from any Government official.

In 1951 when I made my appearance before the Parole Board at Leavenworth I was greatly disturbed because of my mother's long illness and her recent death, I realize now that even at the time of my arrest I was a very sick person. These past twenty two years have seen any personal changes in me, and I hope all for the betters 7 - 5 7 (-15 mg)

EX. 135 -1-

3 PASTATLATA FLORE of Little Throng flowerings

Mr. Hoover, I am now 58 years old, and I think a thousand per cent better person and citizen than I was twenty two years ago. I would like to make a personal appeal for your aid in my obtaining a parole. If the board sees fit to grant me a parole I would be more than willing for the stipulation to be added that I report to the local agent of the FEI also, along with the Probation Officer. All I am asking is the opportunity to prove to everyone that I wan be a reputable citizen. My family ties have remained very close during this time and in my parole plan they will obtain employment for me in a shoe repair shop, or it the board would allow, help me establish a shoe repair shop of my own.

My a annual review is in April, and it is not my intentions to impose upon you in aiding me in this bit for parole. However, if in your mind my progress and adjustment merits the opportunity to return to society so that I may prove to you and the citizens of this wonderful country, that this time has not made me bitter, but a much better man it will be forever appreciated.

Respectfully, Havry Campbell

Harry Campbell P. O. Box 9417-H Springfield, Missouri

Office Memorandum • United States Government

TO : Director, FBI (7-576)

DATE: 4/8/58

FROM X

SAC, Kansas City (7-37)

SUBJECT:

BREKID

(00-Cincinnati)

Re Kansas City letter to Bureau dated 3/15/58.

On 4/7/58, Mr. CARL F. ZARTER, Record Clerk, U.S. Penitentiary, Leavenworth, Ks., made available the file of ALVIN KARPIS, an inmate at the U.S. Penitentiary. A review of the file reflects no change in the status of KARPIS.

The Kansas City Office will continue to follow this matter closely and keep the Bureau advised of any changes.

H

2+Bureau 1-Cincinnati (7-43) 1-Kansas City RAS:lib (4)

44 APR 11 1958

EX-135

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5 5 APR 15 1963

Campbell was indicted an 1/17/34, for his participation in the iping of Edward G. Bremer, St. Paul, Min. Ata. He pleaded guilty on 5/12/36, and received a life sentence. Bureau received a letter through the Board of Parele frem Campbell. He wrote he was due for his annual reviet by the Parole Board. He did not request any assistance but would appreciate any aid he could receive. Attached advises Campbell's letter was acknowledged. Campbell was advised that parole is within province of Parole Board. He had a special interview by Parole Board on 4/2/58. Kansas City will be advised of any action taken with respect to parole for Campbell.

Mr. Bong Mr. Belu Mr. Mal. FBI Date: 4/10/58 Mr. Mr. Mr. Clayt Transmit the following in (Type in plain text or code) Tele. **AIRTEL** AIR MAIL (Priority or Method of Mailing) TO: DIRECTOR, FBI (7-576) FROM: SAC, KANSAS CITY (7-37) BREK ID SUBJECT: Rebuairtel to Kansas City dated April 2, 1958. On 4/9/58 SA JAMES A. MITCHELL personally contacted inmate HARRY CAMPBELL, Medical Center for Federal Prisoners, Springfield, No. and his letter to the Director acknowledged. He was advised that the granting of a parole was a matter entirely within the province of the U.S. Board of Parole. He stated that he understands this and the Bureau's position in the matter. He stated that he has twice corresponded with the Board of Parole, Washington, D.C. and requested a special interview. He stated he was interviewed on 4/2/58 by a representative of the U. S. Board of Parole, Washington, D.C. He stated he is due for annual parole review in May 1958 and that he wanted to explain his case, prior to that date. He stated the representative from the Board of Parole treated him with respect and that he feels certain his hope of parole lies with that board. He expressed appreciation of the agent's visit. On 4/9/57 Mr. DAN SMITH, Secretary to the Warden advised that Mrs. EVA BOWRING, U. S. Board of Parole, Washington, D.C. granted a special interview of inmate CAMPBELL on 4/2/58 on the recommendation of Warden R. O. SETTLE. The record reflects that CAMPBELL has maintained a clear conduct record except for one minor violation in 1948 during his period of incarceration which dates back to 1936. Mr. SMITH stated it will probably be a month or more before any action is taken on the request of CAMPBELL by the U. S. Board of Parole and the prison advised of the results. (3) - Bureau (AM) - Minneapolis (Regular Mail) APR 12 1958 1 - Kansas City REC- 45 JAM/ebc Approved: Sent _ 53 APR 177958 gent in Charge

FBI

AIRTEL	(Type in plain text or code) AIR MAIL	
KC 7-37	(Priority or Method of Mailing)	,
PAGE TWO	ii	
		•
	Mr. SMITH stated that he would advise this offic	
when a com	MUNICATION is received from the N R Roand of Dancie	;e
and the Bu	reau will be promptly advised.	•
FELT		
END		
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*		

то : DIRECTOR, FBI (7-576)

DATE: 5/8/58

FROM: SAC, KANSAS CITY (7-37)
SUBJECT: BREKID

1:34

Re KC letter to Bureau dated 4/8/58.

On 5/6/58 Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Kansas made available the file of ALVIN KARPIS, an inmate at the U. S. Penitentiary. A review of the file reflects no change in the status of KARPIS.

The Kansas City Office will continue to follow this matter closely and keep the Bureau advised of any changes.

Bureau 1 Cincinnati (7-43) 1 Kansas City

RAS:pmc (4)

K

REC- 93 7-576-15452

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S 3 MAY 15 1958

MAY 12 1958

11

Office Memorandum • United States Government

Director, FBI (7-576)

DATE: 6/19/58

FROM :

SAC, Kansas City (7-37)

SUBJECT: BREKID (00 CI)

Re Kansas City letter to Bureau dated 5/8/58.

On June 10, 1958, Mr. DAN SMITH, secretary to the Warden, Medical Center for Federal Prisoners, Springfield, Missouri, made available the file of -HARRY CAMPBELL to SA JAMES A. MITCHELL. A review of this file indicated no change in the status of CAMPBELL.

On June 12, 1958, Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Kansas, made available the file of ALVIN KARPIS to SA RICHARD A. SMALLWOOD. A review of this file reflects no change in the status of KARPIS.

The Kansas City Office will continue to follow this matter closely and keep the Bureau advised of any changes.

2 Bureau (7-576) 1 Cincinnati (7-43) 1 Kansas City (7-37)

RAS:LAC (4)

EX-124

20 JUN 23 1958

in the first

Director, FBI (7-576)-15454

Kansas City has advised that there is no change in the status of Alvin Karpis at Leavenworth, Kansas. In the future Kansas City will furnish a copy of all communications in this matter to the Minneapolis Division.

1 - Minneapolis

EHH: jlp

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ı	CCIAM — FBI
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Mohr Parsons 53 JUL 29 1958 Belmont.

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Office Memorandum . United states government

TO : Director, FBI (7-576)

DATE: 7/18/58

SAC, Kansas City (7-37)

SUBJECT: BREKID

(00 CI)

Re Kansas City letter to Bureau dated 6/19/58.

On 7/15/58, Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Ks., made available the file of ALVIN KARPIS to SA RICHARD A. SMALLWOOD. A review of this file reflects no change of status for KARPIS at the institution.

The Kansas City Office will continue to follow this matter closely and keep the Bureau advised of any change in the status of KARPIS.

2-Bureau 1-Cincinnati (7-43) 1-Kansas City RAS:lib (4)

Let to Sacke 1/24/58 Chh ye EX-124

REC 11 7-516-15454

W

Office Memorandum . United States Government

TO: DIRECTOR, FBI (7-576)

DATE: 8/12/58

FROM: SAC, Kansas City (7-37)

SUBJECT: BREKID (OO CI)

H

Re Kansas City letter to Bureau, dated 7/18/58 Bureau letter to Kansas City, dated 7/24/58

On 8/5/58, Mr. DARLOW JOHNSON, Supervisor, Classification and Parole, Medical Center for Federal Prisoners, Springfield, Mo., advised SA JAMES A. MITCHELL that HARRY CAMPBELL, an inmate at the Medical Center for Federal Prisoners, had received word from the U. S. Board of Parole and Probation, Washington, D. C. that his application for parole had been denied. The records reflect no additional change in the status of CAMPBELL at the institution.

On 8/11/58, Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Kansas, made available the file of ALVIN KARPIS to SA RICHARD A. SMALLWOOD. A review of this file reflected no change in the status of KARPIS at the institution.

The Kansas City Office will continue to follow these matters closely and keep the Bureau advised of any change in the status of CAMPBELL or KARPIS.

w

EX 102

REC. 39 7-576-18455

2-Bureau (7-576) 1-Cincinnati (7-43) 1-Minneapolis (7-30) 1-Kansas City (7-37)

RAS:nk (5)

53 AUG 21 1938

24 AUG 15 1958

W.

Office Memorandum . United States Government

то : Director, FBI (7-576)

DATE: 9/17/58

SAC, Kansas City (7-37)

SUBJECT:

BREKID

(00 CI)

Re Kansas City letter to Bureau dated 8/12/58.

On September 15, 1958, Mr. CARL F. ZARTER, Record Clerk, U. S. Penitentiary, Leavenworth, Kansas, made available to SA RICHARD A. SMALLWOOD the file of ALVIN KARPIS, an inmate at the penitentiary. A review of this file reflects no change in the status of KARPIS at this institution.

The Kansas City Office will continue to follow this matter closely and keep the Bureau advised of any change in the status of KARPIS at the institution.

2 Bureau (7-576)
1 Cincinnati (7-43)
1 Minneapolis (7-30)
1 Kansas City (7-37)

RAS: LAC (5)

REC- 54 7-516-15456

EX-136 12 SEP 22 1958

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IO : DIRECTOR FRI (1-210)

FROM : SAC, KANS. S CITY (7-37)

SUBJECT: BREKID

00: CI

Re KC letter to Bureau dated 9/17/58.

On 9/23/58 Mr. HAROLD D. FELDKAMP, Assistant Record Clerk, U. S. Penitentiary, Leavenworth, Kansas advised SA RICHARD A. SMALLWOOD that on 9/18/58 ALVIN KARPIS, an inmate at the U. S. Penitentiary, Leavenworth, Kansas had been transferred to the U. S. Penitentiary, Alcatraz, California.

The San Francisco Office is requested to verify KARPIS' incarceration at the USP, Alcatraz, Calif. and subsequently advise the Bureau of any change in the status of KARPIS at the institution.

2 Bureau

- 1 Cincinnati (7-43)
- 1 Minneapolis (7-30)
- 2 San Francisco (7-33)
- 1 Kansas City

RAS:pmc (7)

REC. 14
7-576-15457
14 SEP 29 1958

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Office Memorandum . United States Government

DIRECTOR, FBI (7-576)

DATE: 10/21/58

SAC, KANSAS CITY (7-37)

SUBJECT:

C BREKID 00 CI

Re Kansas City letter to the Bureau 9/26/58, and 4/10/58.

Kansas City letter 4/10/58, reflects that arrangements have been made with Mr. DAN SMITH, Secretary to the Warden, Medical Center for Federal Prisoners, Springfield, Missouri, to advise the Kansas City Office when a communication is received from the U. S. Board of Parole.

Kansas City letter dated 9/26/58, reflects that ALVIN KARPIS was transferred from the U.S. Penitentiary, Leavenworth, Kansas, back to the U.S. Penitentiary, Alcatraz, California.

In view of the above Kansas City is considering this matter RUC.

2 - Bureau

1 - Cincinnati (7-43)

1 - Minneapolis (7-30)

1 - San Francisco (7-33)

1 - Kansas City

RAS:sfb (6)

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OCT 24 1958

EX 135

Office Memorandum • UNITED STATES GOVERNMENT

TO DIRECTOR, FEI (7-576) DATE: 10/24/58

SAC, SAN FRANCISCO (7-33)

SUBJECT:



(00:CI)

Re Kansas City letter to Director, 9/26/58.

On October 7, 1958, Mr. C. J. McCLEARY, Records Officer, U. S. Penitentiary, Alcatraz, California, advised SA ARDEN F. KEITH that inmate ALVIN KARPAVICZ, wa. ALVIN KARPIS, Alcatraz Number 325 AZ, was received at Alcatraz on transfer from the U. S. Penitentiary, Leavenworth, on September 21, 1958. Mr. McCLEARY advised that the San Francisco Office will be notified in the event of a change or contemplated change of status of KARPIS.

RUC

🙆- Burcau

1 - Cincinnati (7-43)(Info)

1 - Minneapolis (7-30)(Info)
1 - Kansas City (7-37)(Info)

1 - San Francisco

AFK/cjb (6)

OCT 28 1958

Office Memorandum • UNITED STATES GOVERNMENT

o: ur. meles

DATE: NOV 2 6 1958

FROM :

L. E. SHORT

SUBJECT:

ALVIN KARPIS, with aliases, UNKNOWN SUBJECTS.

EDWARD GEORGE BREMER, Victim

KIDNAPING

Bulky Exhibit File Number:

7-576-726

Negation Neg

Tolson

Belmont

We are presently in the process of reviewing all bulky exhibits presently on hand, in order that we may weed out those which will serve no useful purpose by being retained. Inasmuch as a great many of these bulky exhibits pertain to inactive cases and are occupying badly needed space, it is requested that you have the appropriate substantive supervisor review the abovelisted bulky exhibit and render a decision as to the retention or disposition of the material contained therein. A notation as to the decision rendered should be placed on this memorandum, and it should be returned to the Filing Unit of the Records Branch, Room 1113, Identification Building. This memorandum will be filed in the case file.

RECOMMENDATION:

That the above-listed bulky exhibit be reviewed and a decision rendered as to the retention or disposition of the material contained therein.

JVÚ: abh/i

NOT ETCORDED 24 DEG 2 1953

3. W. Greet All.

IVIemoranaum • United States Government FROM : Tamm _ Trotter SUBJECT: ALVIN KARPIS, with aliases W.C. Sullivan _ EDWARD GEORGE BREMER - Victim Tele. Room ____ KIDNAPING Bulky Exhibit File Number: 7-576-15267 We are in the process of reviewing all bulky exhibits in order that we may dispose of those which serve no further purpose. Inasmuch as many of the bulky exhibits pertain to inactive cases and are occupying badly needed space, it is requested that the appropriate substantive supervisor review the above-listed bulky exhibit and render a decision as to its retention or disposition. A notation as to the decision reached may be placed on this memorandum. The memorandum should be returned to the Filing Unit of the Records Branch, Room 1113, Identification Building, for filing in the case file.

RECOMMENDATION:

That captioned bulky exhibit be reviewed and a decision rendered as to the retention or disposition of the material.

Jimegon) JUN 9 1959

57 JUN 9

Office Memsandum . United States Government

to : DIRECTOR, FBI (7-576)

DATE: 6/15/59

FROM : SAC, KANSAS CITY (7-37)

SUBJECT: BREKID

00: Minneapolis

On June 9, 1959, Mr. CARL F. ZARTER, Registrar, United States Penitentiary, Leavenworth, Kansas, advised SA RICHARD A. SMALLWOOD that VOLNEY E. DAVIS, USP #47101-L, FBI #400 441, was to be released on parole on or after August 4, 1959.

The records at the penitentiary reflect that on June 8, 1959 a Notice of Action of Parole Board was received at the penitentiary, dated June 3, 1959, which stated in part "parole reopened and granted to detainer or to an approved plan if detainer is withdrawn."

The files also contain a parole from the Governor of Oklahoma, received on October 7, 1957, which indicated that the Oklahoma parole would become effective if and when the United States Board of Parole saw fit to parole DAVIS. The parole from the State of Oklahoma was in connection with a detainer filed against DAVIS on June 27, 1935 in favor of Oklahoma State Penitentiary, McAlester, Oklahoma, for murder (a life sentence).

On February 6, 1959, United States Probation Officer for the Northern District of California prepared a parole plan for DAVIS in connection with an attempt at that time to obtain a parole for DAVIS. This plan was as follows:

Residence -

670

Employment- Mr. ED GALLEY, owner, El Sobrante.

HAROLD BEE, 3575 San Pablo Dam Road,
El Sobrante (print shop).

Bureau EX 100 REC- 70 Cincinnati (7-43) (Info)

l Minneapolis (7-30)

1 San Francisco (7-33) (Info)

2 Kansas City

RAS:slh

7- 576-15460

18 JUN 17 1959

And -

107 JUN 18 19145

KC 7-37

STANDARO

Advisor - Mr. ARCHIE ALEXANDER, 785 Kern Street, Richmond, California

United States
Probation Officer - ALBERT WAHL
San Francisco, California

The above is being furnished for information of Bureau and offices receiving copies of this communication and the Kansas City Office will continue to follow this matter and advise the Bureau of developments in this matter.

Office Memorandum • UNITED STATES GOVERNMENT

to :DIRECTOR, FBI (7-576)

DATE: 7/17/59

FROM SAC, KANSAS CITY (7-37)

SUBJECT BREKID

OO: MINNEAPOLIS

Re Kansas City letter to Bureau dated 6/15/59.

On July 14, 1959, Mr. CARL F. ZARTER, Registrar, U. S. Penitentiary, Leavenworth, Kansas, advised SA RICHARD A. SMALLWOOD that VOLNEY E. DAVIS, USP #47101-L, is scheduled to be released on parole on August 4, 1959.

Mr. ZARTER stated that the parole plan which was set out in referenced letter is apparently the parole plan which DAVIS will use on his release.

The above is furnished for information to the Bureau and interested offices and Kansas City Office will continue to follow this matter and report pertinent information.

2 - Bureau (7-576)

I - Cincinnati (7-43)(INFO)

1 - Minneapolis (7-30)

1 - San Francisco (7-33)(INFO)

2 - Kansas City (7-37)

RAS:mch

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REC-37 7-576-15461

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Director, FH

ALVIN KARPIS, ET AL. EDWARD GEORGE BREMER - VICTIM KIDNAPING

Side of the Control of the Control of the

Davis who was sentenced to life for his part in the kidnaping of Mr. Bremer is scheduled to be released on parole August 4, 1959.

Edward George Bremer was abducted in St. Paul, Minnesota, on January 17, 1934, and released on February 7, 1934, after payment of \$200,000 ransom. On January 22, 1935, Davis was indicted for conspiracy to transport the victim from Minnesota to Illinois and for the transporting of the victim. He was arrested by Agents of this Bureau in Kansas City, Missouri, on February 6, 1935. While being transported by airplane to Chicago the plane was forced down and Davis escaped. He was again apprehended June 1, 1935, at Chicago. On June 7, 1935, after entering a plea of guilty he was sentenced to life imprisonment in United States District Court at St. Paul, Minnesota.

At the time of the kidnaping Davis was a member of the notorious Karpis-Barker gang. He had a record extending back to February 5 1919. He was on leave of absence from the State Penitentiary in Oklahoma where he was serving a life sentence for murder.

On December 5, 1952, Davis filed a petition for release on habeas corpus. On January 21, 1953, his petition was denied. On January 25, 1954, the United States Circuit Court of Appeals, Eighth Circuit, ordered that a hearing be held on Davis' petition. On August 11, 1954, his motion for an order setting aside his life sentence was denied in the United States District Court, St. Paul, Minnesota. On November 4, 1955, the United States Circuit Court of Appeals, Eighth Circuit, affirmed this decision and on April 23, 1956, the United States Supreme Court denied Davis' writ of certiorari.

The State of Oklahoma has granted David a paroko which would become effective if and when the United States Board of Parole saw fit to hor parole Davis. The parole from the State of Oklahoma-was in connection with

RJG/jdn (7) UL 30 1959 JUL 2 8 1959

MM-FBI

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The Attorney General

a detainer filed against him on June 27, 1935, in favor of the Oklahoma State Penitentiary for murder (a life sentence).

We have been advised that the United States Probation Officer, Northern District of California, prepared a parole plan for Davis which is apparently the one he will use upon his release. The plan calls for him to reside with

He would be employed by Harold Bee in a print shop in El Sobrante. His advisor would be Archie Alexander, Richmond, California, and his United States Probation Officer would be Albert Wahl, San Francisco, California.

1 - Mr. Lawrence E. Walsh Deputy Attorney General



Ge Memor. ..dum • UNITED STAT 3 GOVERNMENT

THE DIRECTOR

FROM

A. ROSEN

SUBJECT:

ALVIN KARPIS, ET AL. EDWARD GEORGE BREMER - VICTIM

Kansas City by letter 7-17-59, received in the Investigative Division 7-23-59, advised that Carl Zarter, U. S. Penitentiary, Leavenworth, Kansas, notified that office that a definite date of 8-4-59 had been set for the parole of Volney Davis, serving a life sentence for his participation in the kidnaping of Bremer. By letter 6-15-59, received 6-18-59, Kansas City advised Davis was to be released on parole on or after 8-4-59. The Parole Board had already taken action.

On 1-17-34, Bremer was abducted in St. Paul, Minnesota, and released near Rochester, Minnesota, 2-7-34, after payment of \$200,000 ransom. On 1-22-35, Davis was indicted for conspiracy to transport the victim from Minnesota to Illinois and for transporting the victim. He was arrested by Bureau Agents in Kansas City, Missouri, 2-6-35, and transported by airplane to Chicago. En route the plane was forced down and Davis escaped. He was again apprehended 6-1-35 at Chicago. On 6-7-35, after entering a plea of guilty, he was sentenced to life imprisonment in U. S. District Court,

At the time of the kidnaping, Davis was a member of the Karpis-Barker gang. He had an identification record extending back to 2-5-19. He was on a leave of absence from the State Penitentiary in Oklahoma where he was serving a life sentence for murder.

On 12-5-52, Davis filed a petition for release on habeas corpus. He also made a motion for an order setting aside his life sentence. He based his action on the grounds (1) he was not represented by counsel, (2) he was never taken before a U. S. Commissioner, (3) he was never presented with a copy of the indictment prior to trial, (4) he was not thoroughly advised as to his constitutional rights before entering his plea, (5) he did not voluntarily waive right to counsel, (6) he did not know his constitutional rights, (7) he was held incommunicado in a distant city for questioning in chains and in secrecy, and /5 4/6?
(8) he was led to believe if he entered a plea of guilty he would be given a term of years. On 1-21-53, the petition was denied. On 1-25-54, the U.S. Circuit - - 2 1959

RJG/jdn/dlb/(

SENT DIRECTOR

23 AUG 10 1959



Memorandum to the Director

Court of Appeals, Eighth Circuit, ordered a hearing held on Davis' petition. On 8-11-54, his motion was denied. On 11-4-55, U. S. Court of Appeals, Eighth Circuit, affirmed the decision denying Davis' petition and on 4-23-56, the U. S. Supreme Court denied Davis' writ of certiorari.

The U. S. Probation Officer, Northern District of California, has prepared a parole plan for Davis which plan is apparently the one he would use upon his release. The plan calls for him to reside with his

He would be employed by Harold Bee, 3575 San Pablo Dam Road, El Sobrante (print shop). His advisor would be Archie Alexander, 785 Kern Street, Richmond, California, and his U. S. Probation Officer would be Albert Wahl, San Francisco, California.

Davis' identification record, FBI number 400441, reveals he was born 1-29-02, in Oklahoma, which would make him 57 years of age. The State of Oklahoma has granted Davis a parole which would become effective if and when the U. S. Board of Parole saw fit to parole Davis. The parole from the State of Oklahoma was in connection with a detainer filed against him on 6-27-35 in favor of the Oklahoma State Penitentiary for murder (a life sentence).

ACTION TAKEN:

A letter has been directed to the Attorney General calling to his attention the fact that Davis is to be paroled August 4, 1959. The Attorney General has been furnished with background information concerning Davis.

2

Jan Jan

This cutamby is of anoss abuse of parole in the

K

Dear Gentlemen:

I would like to find out more about how you captured one of the worst killers "The Blaster." Could you please send me anything about the capture.

Thank you

/s/ Chris Hardner

Dear Yextlemen: about how you captured one of the wrest killed "The Blaster". Could you place send me injthing about the capture.

Thank You The REC- 95 7 5

2 FEB 17 1981

Mr. Chris dardner 257 Gridby Avenue Erie, Pennsylvania Dear Mr. Hardner:

Your card postmarked February 11, 1961, has been received.

Although I would like to be of service, the FBI Arthur "Doc" Barker, to whom I believe you are referring.

For your information, however, I prepared an article entitled "The Blaster," concerning "Doc" Barker which appeared in the September, 1946, issue of "The Reader's Digest," and you has no material which we can currently send you relating to may be able to secure a copy of it through your local public libraries.

You may also wish to refer to "The FBI Story" by Don Whitehead, which sets forth the stories of numerous notorious criminals, including that of the Barker-Karpis gang.

Sincerely yours,

MAILED 10 FEB 16 1961

John Edgar Hoover Director .

FBI REC'D MAIL ROOM

W.C. Sullivan . Tele. Room __

Belmont

Conrad

DeLoach Evans Malone_ Rosen Tavel

MAIL ROOM TELETYPE UNIT

From: Director, FBI FRANCES TRENTON, FLORIDA RESEARCH (CORRESPONDENCE AND TOURS) BUDED 7-26-61 Enclosed are two copies of a letter dated 7-18-61 received from captioned individual. Correspondent is not identifiable in Bufiles, and this letter has not been answered. Your office is instructed to ascertain the writer's identity and reputation through brief, discreet inquiries limited to public sources and established contacts, insuring that she not become aware of the Bureau's interest. Thereafter, unless reason develops dictating to the contrary, she should be contacted and her letter acknowledged for me. Express appreciation for her interest in bringing the photographs in her possession to our attention but inform her tactfully that we have numerous photographs already of the subjects in question. If, of course, she volunteers to make copies of them available to us, they can be accepted. If she is established to be a reputable person, the attached Interesting Case write-up can be given her. She should be advised of the confidential nature of data appearing in our files, but her attention can be directed to Whitehead's "The FBI Story" which answers the questions she has raised. Forward desired data, together with the results of your contact, under same caption to reach the Bureau no later than 7-26-61. Enclosures (3) allahan NOTE: No record in Bufiles identifiable with correspondent on spellings of eLoach either Frances or Francis L. Williams.

Malone Rosen

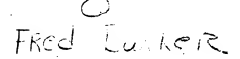
Sullivan ____
Tavel ____
Trotter ___
Tele. Room

DCL:bir June

Trenton, Florida July 18, 1961

Federal Bureau of Investigation Washington. D. C.

Gentlemen:



I am wondering if you have time, and will answer inquires like mine, and if you will give out information about past gangs operating in Florida?

I have been a commercial photographer in this area for the past 10 years, and have in my possesion a set of pictures of the capture of the (Ma Barker) Gang. There are 8 photographs in all. They are as follows:

(1) Ma Barker & Son Fred on Slab in an Ocala Fla undertaking establishment,

(2) Fred Barker on slab, Face & Neck packed with cotton.

(3) House they were captured at, (side view) with F. B. I. Agents removing bodies of Gang.

(4) House with F. B. I. agents with drawn guns, Just before capture. (Front view of house).

(5) Ma Barker on Slab in undertaking establishment.

(6) Ma Barker & Fred head view with bullet holes showing.

(7) Ma Barker, Head & chest with bullet holes showing.

(8) Fred Barker - Head & chest with 14 bullet holes showing.

All the above pictures are originals. They are contact prints, from size 616 film. The inside shots are time exposures, with only light from an overhanging bulb. (no flash). They are all good and sharp and all photos are in perfect condition. The photographer is unknown to me.

Could you please give me some information about this

gang? How long they operated, Where, How many killed, Captured, and also, Do you know of these photos? Do the F. B. I. Files contain With Higest Regards 6 JUL 24 1961

Frances L. Williams

/s/ Trenton, Fla a set of these prints. I would be grateful if you could send me this information.

UJ.

Tederal Bureau of Investigation. Washing ton. D. C.

Lentlemen: I am wondering if you have time, and Will answer enfuered like mine, and if you Will give out linformation about past of operating in Flarida? I have been a commercial shatographer in this area for the past 10 years, and have in my possesion a set of pictures of the captured of the (ma Barker) Long. There are 8 photographs in all. They are as follows: (1) Mr Barker & son Fred on Slab in an Ocala Fla undertaking establishment. (2) Fred Balker on slab, Face + neck packed with lotter (3) House they were Captured at (side view) with I.B. J. agents removing bodies of Song. (4) House with J. B. L. agents with brown Just before capture . (Front view of house). (5) na Backer on blat in undertaking establishment. (6) Ma Backer & Fred head view with bullet holes showing aited to jack word

mm DC L/ 3TC 1/21/61

(7) ma Barker, to id + chest with & llet holes chowing.

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With Higest Regards Frances L. Williams Trenton Fla

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Date: 7/26/61 AIRTEL Transmit the following in (Type in plain text or code) AIRMAIL (Priority or Method of Mailing) DIRECTOR, FBI TO: SAC, JACKSONVILLE (94-53) FROM: FRANCES L. LILIAMS FRED
TRENTON, FLORIDA
RESEARCH-(CORRESPONDENCE AND TOURS)
(BUDED 7/26/61) MAS. W. J. XW. L. I.A. M. S. RE: Re Bureau airtel to Jacksonville 7/21/61. The following inquiry was made by SA HOMER E. . DUNLAP: RUC. **REC- 23** Bureau 1-Jacksonville HED-beh EX. - 107 (4) ent in Charge CC-MAR

bic

There is no police department or credit bureau in Trenton, Fla.

In view of the above information, FRANCES L. WILLIAMS was not contacted and her letter to the bureau, dated 7/18/61, acknowledged.

nofuties varianted

UNITED STATES GOVERNMENT

'emorandum

Mr. DeLoach

DATE: 10-11-61 Sullivan Trotter Tele. Room

Mohr

Callahan Conrad

DeLoach

S

SUBJECT: HERMAN ENGELHARDT

BATON ROUGE LOUISIANA

WILBURN J PITTS

CLAIM OF "ASSISTANCE" IN THE ARREST OF ALVIN KARPIS

We received on October 9, 1961, an undated letter from Herman Engelhardt stating that a close friend, Wilburn J. Pitts, had told him of having unwittingly assisted the Director in the capture of Alvin Karpis in New Orleans about 1935. Engelhardt requests the Director to confirm Pitts' story since he (Engelhardt) plans to offer the incident in Pitts' name to the Gary Moore television program, "I've Got A Secret."

Briefly, Pitts, described as aged 61 at this time, claimed that he was about to enter the apartment building at 3341 Canal Street, in New Orleans to sell magazines when the Director personally accosted him and requested that he not enter. Pitts asked for an explanation and when it was not given, entered the building and knocked at the first door which was Karpis' apartment. He claimed the Director observed his contact at the Karpis apartment and when he left the building again was stopped by the Director and showed a picture of Karpis which he identified as the man he had spoken to in the first apartment. He alleged that after Karpis was arrested the Director invited him to the New Orleans FBI Office for a discussion and explanation.

REC- 32) -5 76 -15

Pitts' claim, of course, is not true. The Director and other members of the apprehension party arrived at the apartment building in which Karpis was residing at approximately 5:30 p.m., on May 1, 1936, and before they even had a chance to leave their cars, Karpis and an associate came out of the apartment building. The actual apprehension was made at an automobile in front of the apartment building. The address of this building was 3343 Canal Street instead of 3341 as indicated by Pitts. Facts of the arrest are set out on page 109 of "The FBI Story."

There is a possibility that Pitts may have had an encounter with an Agent prior to the apprehension since the apartment building in which Karpis resided was under observation for several hours prior to the arrest. There is no information in Bufiles, however, to confirm this.

Bufiles contain no identifiable record on Pitts or Engelhar

RECOMMENDATION:

That the enclosed inabsence letter be sent to Engelhardt.

7-196-154

October 11, 1961

Mr. Herman Engelhardt Regional Director Continental Life Insurance Company Suite 825, Commerce Building Third and Laurel Streets Baton Rouge, Louislana

Dear Mr. Engelhardt: H.E.

Your letter postmarked October 7, 1961, was received just before Mr. Hoover was called out of the city, and he asked me to acknowledge it for him.

The information furnished you by Mr. Pitts regarding the capture of Alvin Karpis is not correct. The facts of this arrest are stated on page 109 of the book by Mg. Don Whitehead entitled "The FBI Story."

Helen W. Gandy Secretary -

1 - New Orleans - Enclosure

NOTE: See Jones to DeLoach Memo same date captioned "Herman Engelhardt, Baton Rouge, Louisiana, Wilburn J. Pitts, Claim of "Assistance" in the Arrest of Alvin Karpis, " WAILED 20 CT 11 1961

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MR. TOLSON:

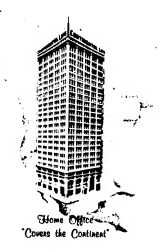
This is a copy of the letter on the Karpis case which you inquired about. It came through here last night and Mr. Hyde sent it on for reply. Mr. Jones now has the original to prepare the reply.

DSS

V.

معی ا

7-576-15468





SUITE 825, COMMERCE BLDG., THIRD AND LAUREL STR., BATON ROUGE, L. BUS. PHONE: 3-4813 Mr. Tavel
Mr. Tavel
Mr. Tricter
Tele. Room
Mr. Ingram
Miss Gandy

Hon. J. Edgar Hoover, Director Federal Bureau of Investigation Justice Department Washington, D. C.

Personal

Dear Sir:

(Willer J.)

A close personal friend here in Baton Rouge, Wilburn J Fitts, has told me of an experience and contact with you personally about the year 1935. If you will, I'll appreciate your confirming these facts with me as he relates them to me. The purpose of my asking you to confirm these facts is that I plan to offer the incident and Mr. Pitts' name to the commercial T. V. program "I've Got a Secret" conducted by Garry Moore over the C B S network.

The related facts are these:

About 1935 Mr. Pitts unwittingly and unknowingly rendered assistance to you and members of your staff in the capture of the then infamous criminal Alvin Karpis in New Orleans, Louisiana. You personally directed the capture.

Mr. Pitts (now age 61) was then a magazine sales and approached the appartment building, No. 3341 Canal St., corner of Jefferson Davis Parkway, 1961 solicit its occupants for magazine sales just as you and your men surrounded the building. You personally accosted Mr. Pitts at the building entrance and requested that he not enter. Pitts, asking you for an explanation of your request which was not given, indignantly refused, proceeded into the building and carried on his solicitations. Unknowingly and coincidentally he started his solicitation by first knocking on the door of Alvin Karpis' apartment. You observed this contact at Karpis' apartment door and understandably became suspicious of Mr. Pitts.

OCT 9 196:

Distinguished Insurance Service for Over Quarter Century

When Mr. Pitts returned to the sidewalk you personally again accosted him, took him by the arm, showed him a photo of Karpis and asked if that was the man he had talked to, which Pitts acknowledged it was and told you that there was also two other people in his apartment, a man and a woman. Thus Pitts unknowingly positively identified Karpis and the apartment he occupied in the building. Karpis and his accomplices were captured without resistance. You later invited Mr. Pitts down to the New Orleans F. B. I. offices for a discussion and explanation.

This unwitting identification of Karpis and his apartment to you by Mr. Pitts should have been of some material value and aid to you and your staff in the successful capture of Karpis without a struggle.

This incident and train of events is what I propose to submit to the Garry Moore T. V. program "I've Got a Secret" as a spectacular and dramatic "secret" for T. V. showing. If you will, I'll appreciate your confirming these facts to me for this sole purpose.

Cordially yours,

Herman Engelhardt, C. L. U.

I certify to the above events and facts as true and correct.

Distinguished Insurance Service for Over Quarter Century

Hon. J. Edgar Hoover, Director Federal Eureau of Investigation Justice Department Vashington, D. C.

Personal

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Cordially your .

Herman Engelhardt, C. L. U. I certify to the above events and facts as true and correct.

Wilburn J. Pitts, Baton Rouge, La.

FEDERAL BUREAU OF IT IS NOTED IN U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JAN 3 0 1962 TELETYPE

Mr. Tolson Mr. Belmont. Mr. Mohr. Mr. Call .han... Mr. Convad . Mr/ DeLach. Mr. Evans. Mr. Malone. Rosen V Mr. Sullivat Sullivan Mr. Trotter. Tele. Room. Mr. Ingram Miss Gandy.

URGENT 12-14 AM PST TO PIRECTOR, FBI /7-576/

FROM SAC, SAN FRANCISCO /7-33/ 2 PAGES

BREKID, OO CINCINNATI. RE BUREAU TELEPHONE CALL TODAY. WARDEN OLIN G. BLACKWELL, U. S. PENITENTIARY, ALCATRAZ ISLAND, CALIF., ADVISED THIS DATE ALVIN KARPAVICZ, AKA ALVIN KARPIS, FIRST RECEIVED AT ALCATRAZ FROM U. S. PENITENTIARY, LEAVENWORTH, KANSAS, AAUGUST SIX, NINETEEN THIRTY-SIX, ON LIFE SENTENCE. TRANSFERRED TO LEAVENWORTH ON FEBRUARY, TWENTY-SEVEN, NINETEEN FIFTY-EIGHT, AND RE-TURNED TO ALCATRAZ ON SEPT. TWENTY-ONE, FIFTY-EIGHT. HAS ADHERED TO REGID DISCIPLINE OF ALCATRAZ. HAS BEEN ELIGIBLE FOR PAROLE SINCE JULY TWENTY-SIX, NINETEEN FIFTY-ONE, BUT WAIVED A PAROLE HEARING BY U. S. BOARD OF PAROLES, UNTIL JULY FIVE, SIXTY-ONE, WHEN HIS PAROLE WAS DENIED. HE WILL BE CONSIDERED EACH YEAR BY U. S. BOARD OF PAR-OLES FOR SAME. KARPIS HAS BEEN TRYING TO ESTABLISH PAROLE PLAN BY HAVING RESPONSIBLE INDIVIDUAL WHO WILL ASSIST HIM IN REHABILITATION ON OUTSIDE LIFE IF SAME GRANTED. HAS BEEN CORRESPONDING WITH FRANK

END PAGE ONE

63 FEB 7

REC- 4 1962

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TO JAN 31 1962

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PAGE TWO

A. ROBERTS, DIRECTOR, CATHOLIC REHABILITATIONS SERVICE OF THE FEDERATION OF CATHOLIC CHARITIES, INC., ONE FIVE, NOTRE DAME ST., EAST, MONTREAL, CANADA, WHO HAS INDICATED HIS INTEREST IN ASSISTING KARPIS IF HE IS PAROLED AND DEPORTED TO CANADA. ROBERTS EVIDENTLY HAS BEEN CORRESPONDING WITH BOARD OF PAROLE, WASH., D. C., IN EFFORT TO DEVELOP SOME SOLID RELEASE PLANS ACCEPTABLE TO BOARD OF PAROLE. WARDEN BLACKWELL CONSIDERS PAROLE OF KARPIS HIGHLY IMPROBABLE, AS LONG AS KARPIS AT ALCATRAZ. KARPIS APPROVED FOR TRANSFER TO USP MC NEIL ISLAND, STEILACOOM, WASH., AND WILL BE SENT THERE IN THE NEAR FUTUURE WITH FIRST SHIPMENT OF PRISONERS. INFORMATION AS TO KARPIS-S PAROLE STATUS, IF DESIRED, SHOULD BE OBTAINED FROM U. S. BOARD OF PAROLE, WASH., D. C., WHO WILL HAVE COMPLETE INFORMATION AS SAME NOT AVAILABLE AT ALCATRAZ. AM COPIES TO CINCINNATI, MINNEAPOLIS, AND KANSAS CITY.

TIME ORIG 11-55 AM-THIS DATE CH TIME DUE TO TROUBLE ON LINE I END AND ACK PLS.

3-21 PM OK FBI WA MSL TU DISC

LEB 5 1862

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Belmont

DATE: January 31, 1962

	Belmont
	Mohr
	Callahan
1	Conrad
	DeLog h
	Evans
	Malone
	Rosen
	Sullivan
	Tavel
	Trotter
	Tele. Room
	Ingram

Toison

rom : A. Rosen

SUBJECT: PAROLE OF ALVIN KARPIS

ms 6-1

With regard to the reason for the transfer of Karpis from Alcatraz Island, California, Penitentiary to the McNeil Island, Washington, Penitentiary, SAC Price of our San Francisco Office ascertained from Warden Olin G. Blackwell, U. S. Penitentiary, Alcatraz Island, California, that Karpis has been incarcerated in Alcatraz for a number of years and has caused no trouble.

Karpis has been in Alcatraz longer than any other prisoner at the present time. He has served over twenty years on the "Rock." The average time served by a prisoner in Alcatraz is approximately five years. The Warden commented that Karpis is the only one of the "old gang" from the thirties still there.

Since he has proved over a period of years that he is not a supervisory problem, he is considered to have earned the right for removal to another penitentiary where the discipline is not as severe as it is in Alcatraz. McNeil Island is still considered a maximum security prison. While Karpis' transfer to McNeil Island has been approved, he will be sent there in the near future when a group of prisoners are assembled for transfer.

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5 1 FEB 12 1962

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UNITED STATES GOVERNMENT emorandum January 31, 1962 DATE: Tele. Root A. Roser FROM: PAROLE OF ALVIN KARPAVICZ, AKA ALVIN KARPIS SUBJECT: This is to advise that prison officials at Alcatraz and unofficial inquiry of the Board of Parole indicate that there is no plan for the parole of Alvin Karpis in the immediate future and he will not be considered again for parole until July, 1962. Warden Olin G. Blackwell, U. S. Penitentiary, Alcatraz Island, California, advised that Karpis was received at Alcatraz

from the U. S. Penitentiary at Leavenworth, Kansas, August 6, 1936, on a life sentence. He was transferred to Leavenworth February 27, 1958, and returned to Alcatraz on September 21, 1958. Karpis has adhered to rigid discipline at Alcatraz and was eligible for parole July 26, 1951, but waived parole hearing until July 5, 1961, when his parole was denied.

Karpis will be considered for parole each year. He has been trying to establish contact with a responsible individual who will assist him in setting up a parole plan and in rehabilitation if he is released. Karpis has been corresponding with Frank A. Roberts, Director, Catholic Rehabilitations Service of the Federation of Catholic Charities, Incorporated, 15 Notre Dame Street, East, Montreal, Canada, who has indicated his interest in assisting Karpis if he is paroled and deported to Canada. Warden Blackwell considers parole of Karpis highly improbable as long as Karpis is at Alcatraz; however, Karpis has been approved for transfer to the U. S. Penitentiary at McNeil Island, Washington, and will be sent there in the near future.

The Board of Parole, Washington, D. C., has unofficially advised that there is no plan for the immediate parole of Karpis and his case will not be considered again until July, 1962.

Inquiry will be made as to the reason for the contemplated transfer of Karpis to McNeil Island.

FDT: malhal

UNITED STATES GOV MENT Memorandum Mr. DeLoach DATE: 1-29-62 D. C. Morrell FROM : PAROLE OF ALVIN KARPIS SUBJECT: The 7 a.m. news broadcast over Radio Station WMAL indicated that Alvin Karpis, who has been in prison for around 25 years, may be released on a deportation parole to his home town of Montreal, Canada. No additional details were furnished. RECOMMENDATION: For information. 1 - M. A. Jones GEM:jar jav 56 FED 15 1062

4.74 Coto des Meiges Read, Mentreel 247, Merch 15, 1971.

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.to. - 251

The only seal humour in Kerpis' serdid memoirs was the line where he coid, "I have nothing but contempt for J. Edger Hosver." That really exacted me opi I suppose it has been acheed down through the years by every repist, murdarer, higher may drug peddier. Maficulat and communist around the world. ALD LIEREND Maficulate adding this thug's improcesson as though it were the geopal truth——

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Jos minitor or not the ecosume of Mr. Meaver's cotivities as reported

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- ENCLOSURE

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end diad who has east the country millions of delicre, while while, his

Fire my part, I have no doubte cloud which of the two "I have nothing has and that facts And, inclidentally, so long as such characters can get pull (or isosunding their crimes, later not try to kid our young people that outles down to pay.

May on whenhand.

M. Moorhouse

Mrs. Matton Moorhouse Apr. 605 4674 Cots des Neiges Rd. . . Montreur 247, P. Q.

co: Ma. J. Edgar Hoover, Director of Fadarul Sureau of Investigation, dashington, D. C.

#803,
4874 Cate des Neiges Road'r. DalleyMontreal 247,
Mr. Gala.... March 16, 197.

Mr. Resen_ Mr. Tavel Mr. Walters. Mr. Soyars _ Tcle. Room_ Miss Holmes Miss Gandy...

Mr. J. Edgar Hoover, Director, Federal Bureau of Investigation, WASHINGTON, D. C.

Dear Sir:

For the past two or 3 weekends the reading public of Montreal has been "trauted"(?) to the memoirs of Alvin Karpis . However, his closing remarks (see enclosed article) were too much for me so I have today sent a letter to the MONTREAL STAR and THE WEEKEND MAGAZINE expressing my views on his version of the FBI in general and you in particular.

In a day when it seems to be the 'in thing' to denigrate you and your organization, I feel it is time for Christian people and law-abiding citizens to take up cudgels on behalf of the police. I doubt that the Star will publish my letter---I've had little success getting into print with them heretofore as I am too "right wing" to suit their editorial policy. However, I can only try.

In closing, I might say that I have been made keenly aware of much of the communist tectics by reading your book "MASTERS OF DECEIT" and John Stormar's books as well as Dr. Carl McIntyre's radio broadcasts and gaper, THE CHRISTIAN BEACON. It is a mystery to me that government departments try to silence men like these who are really engaged in alorting the public to the communist conspirady---but I suppose these vapious departments are already so infected themselves that they regard McIntyre, you and others as their enemies.

May God continue to bless you.

Sincerely,

717-ay . 2 11 (Mrs. Milton Moorhouse)

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202 JUN 28 1971 187

irector's fame is based on lies, lvin "Old Creepy" Karpis,

Among the terrible men of US crime, Alvin Karpls, a Canadian, may have been the most terrible. The very mention of his name struck terror into the heart of Depression-day America, US Public Enemy No. 1, wanted for murder in 14 states, Karpis finally went to prison on a kidnapping charge. He spent 33 years behind bars. In January, 1969, he was paroled and deported to Canada, where he went to work on his life story with Bill Trent. His book is being published in the US-by Coward-McCann as The Alvin Karple Story, and simultaneously in Canada by McClelland and Stewart under the title, Pub-He Enemy Number One, The Alvin Karpis Story, In excerpts from the book last weekend, Kurpis told about his life with the fumous Ma Barker. Today, in a concluding episode, he straightens out some misconceptions about his arrest - and calls FBI Director J. Edgar Hoover a liar.

THE LAST MONTHS of 1935 and the early ones of 1936 were hectic. I had to keep moving. It was important to present the FBI with a moving target.

They carried the search into almost every state in the union. In New York City, for example,140 agents surrounded an apartment house on a tip that I was askle. They dragged a young guy out and threw him in juli. His crime: He owned a car with Ollunoma plates. They thought it was my car.

In Cieveland and Toledo, they ransacked all my old haunts. In Chlougo, they watched my parents' place. In Little Rock, Arkansas, 60 agents got together for what FBI Director J. Edgar Hoover said was a regional conference. I learned they were following up a lead that I was heled up there. I was close. I was in nearby Hot Springs.

Freddie Humer, the guy I took up with after the ENCLOSURE / - Solve where you are and that I'll of shot up my old friends, Freddie Barker and Ma They think I know where you are and that I'll fels shot up my old triends, Freddie Barker and Ma-Darlier, in Horida, No. 1 in edgy about

We didn't settle in any one house for too long, We kept shifting locations. Fortunately, I had a good friend named Grace Goldstein, who was always finding a new address for Freddie and me. Grace was a peroxide blonde who ran a hooker joint that took up two floors of the Hatterie Hotel, next door to the luxurious Arlington Hotel, in Hot Springs. She entertained all the top crooks and many politicians.

Grace was well-connected and when she found a place for us, it was usually a good one. Like this place on Malvern Road, which runs between Hot Springs and Malvern, Arkansas. The house, built on a hill overlooking Lake Catherine, was lovely, it belonged to a wealthy real estate operator named Woodcock and came equipped with two safety features: bright outside lights and two barking dogs.

There was a double threat for us in Arkansas, Not only had the FBI moved in but so had the postal investigators. The latter had been hot after me because of a payroll train caper, and they were handling the search with better results than the feds.

The postal guys were a busy bunch and somehow or other they got onto Freddie's girl Connie. They hired a fellow to take her out on the town with instructions to fill her full of booze and let her talk. Connie, though, was too smart. She poured the liqnor under the table and it was the undercover man who drank too much. He told her who he was, and then suggested that the two of them turn Freddie in. collect a reward, and run off together. She brushed him off and reported back to us.

Grace was the next person to report some funny business.

"The Fell paid a guy I know \$1,000 to take me out," she said. "He's an undertaker."

"A mortician?" I asked, I was surprised and had

tell this guy," she said.

scier's forms is bas<mark>ed on lies,</mark> in "Old Creepy" K**arpis,** s son gangeters of th**e 30s**

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THE LAST MONTHS of 1935 and the early ones of 1936 were hectic. I had to keep moving. It was important to present the FBI with a moving target.

They carried the search into almost every state in the union. In New York City, for example, 40 agents surrounded an apartment house on a tip that I was inside. They dragged a young guy out and threw him in jail. His crime: He owned a car with Olihahoma plates. They thought it was my car.

In Cleveland and Toledo, they ransacked all my old launts. In Chicago, they watched my parents' place. In Little Rock, Arkansas, 60 agents got together for what FBI Director J. Edgar Hoover said was a regional conference. I learned they were following up a lead that I was holed up there. I was close, I was in nearby Hot Springs.

ddie Hunter, the guy I took up with after the fire-chot up my old friends, Freddie Barker and Ma Uniter, in Florida, was getting pretty edgy about things. He was really nervous when we rented this place at rainter ection in Hot Springs. There was a thing sign of the contain and every time there was a trial built refer on the streat, Freddie would spring up, to blis getter from to the window.

place for us, it was usually a good one. Like this place on Malvern Road, which runs between Hot Springs and Malvern, Arkansas. The house, built on a hill overlooking Lake Catherine, was lovely. It belonged to a wealthy real estate operator named Woodcock and came equipped with two safety features: bright outside lights and two barking dogs.

There was a double threat for us in Arkansas. Not only had the FBI moved in but so had the postal-investigators. The latter had been hot after me because of a payroll train caper, and they were handling the search with better results than the feds.

The postal guys were a busy bunch and somehow or other they got onto Freddie's girl Connie. They hired a fellow to take her out on the town with instructions to fill her full of booze and let her talk. Connie, though, was too murt. She poured the liquor under the table and it was the undercover man who drank too much. He told her who he was, and then suggested that the two of them turn Freddie in, collect a reward, and run off together. She brushed him off and reported back to us.

Grace was the next person to report some funny business.

"The FBI paid a guy 1 know \$1,000 to take me out," she said. "He's an undertaker."

"A mortician?" I asked, I was surprised and had to laugh.

"They think I know where you are and that I'll tell this guy," she said.

Freddie and I didn't sit still long. We took off for Texas with Connie. Unforce we left, I arranged with Grace to meet her in two weeks' time on a side road that ran into the Hot Options Arkadolphia highway. Then, while we were away, the FBI raided our

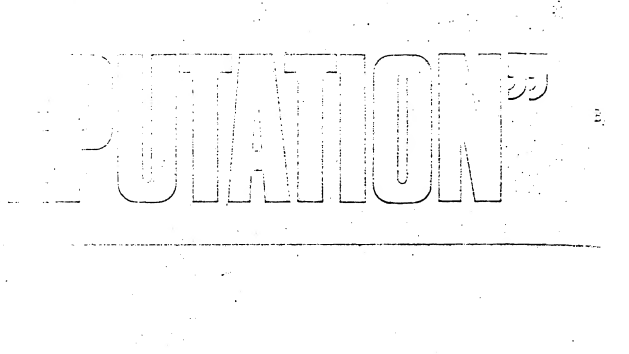
Hoover, at left, ascording Karpis shouly

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Continued



By Alvin Karpis
with Bill Trent
Weekend Magazine

Photos by UP!





after his capture in New Orleans. Hoover said he personally made the arrest, but Karpis says the director's deputies did the job themselves.

Weekend Magazine Mar. 13, 1971 - 5

house in Hot Springs. I rend about it in the papers, but Grace confirmed the story when we met.

She was pule and exhausted when I saw her on that side road. Early one morning, she said, six or seven agents had burst into her room in the Hatterie Hotel. Some of the men were from the F21, the rest from the postal service, and they started grilling her. They wanted to know where I was and threatened her with juil, beatings and all kinds of trouble. She kept her mouth shut.

Then later, she made a mistake. She went up to the house on Malvern Road one night to pick up something I'd left there. She turned on a light. She shouldn't move touched a switch. I'd warned her not to. The FBI, as I suspected, had found the place and were watching it. They saw the lights and figured I was there. They let Grace leave and then they his the nouse.

They really did a job, according to Grace. They rained bullets in the windows. They blew out the door. They lobbed in some flares. One flare landed on a bed and set a fire. It kept on burning and some agents went in to put out the fire. That was when they discovered the house was empty.

- J. Edgar Hoover got into hot water over the wreckinge of the house. A US senator named Joe Robinson happened to be a close friend of Woodcook, the gay who owned the house, and the senator blasted Hoover on the floor of the Senate for the FDI's failure to be certain someone was in the house before they launched their assault. The rumor was that Hoover himself had led the attack, but this was never confirmed.
- 1. Was a bud time for Hoover all around for a couple of weeks. He also took a public pounding for hirling a press agent named Couriney Riley Cooper who was paid a fibulous salary to shine up Hoover's image. Some seautors wanted to know something about Hoover's other expenses, too for instance, the amount he had spent on stool pigeons to try to minute id them.
- I enjoyed reading about Hoover's difficulties. But I also had my own. The heat was really on and I couldn't escape it. I couldn't relax even on a holiday trip with Grace through Florida and Mississippi. I hely hearing radio bulletins that jerked me back to

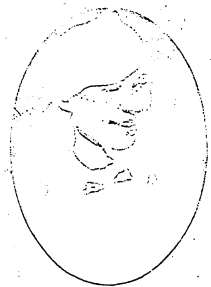
goo believed payroll. I took a look at another possible ty, a train score in Iuka, Mississippi. But Precede Flunter was living in New Orleans now with Connie and he wanted to plan little business with me. So. I took Orace back to Hot Springs and headed out for Louisiana.

On the way I drove through Memphis and Jackson and found my picture on the front pages of all the papers. Every city had picked that day to rat stories and pictures of big criminals still at large was an old FBI tactic. They made a practice of flooding certain regions with crime stories in the hope that the guys they were after would hole up somewhere. Then, if the feds were lucky, the hideout would be a place they had already staked out.

In New Orleans, I drove to Freddie's apartment on Jefferson Parkway. It was a strange feeling. I mean, I knew there was something in the air ben I couldn't explain what it was.

Freddie came out with a couple of incidents that increased my anxiety. He said that a couple of days earlier his landlady had suddenly called at the apartment. She kept some of her furniture in one of Freddie's spare rooms, and she said she wanted to show it to a buyer. Freddie agreed, and the landlady brought in a sharp-looking character in his late 30s or early 40s.

"Now that I think of the guy," Freddic said, "he didn't seem like the type who'd be interested in a bunch of second-hand furniture."



Grace Goldstein wouldn't talk

Only the day before, Freddie went on, he'd noticed four guys carrying suitcases to an apartment on the floor above. The janitor said they were Harvester sulesmen who were keeping the apartment for some girls. The story made sense but I didn't like it. The furniture man and the Harvester guys could easily have been feds.

Freddie and I went out for a drive. I wanted to take my car to a garage for servicing. But first I had some guns in the trunk that I wanted to switch to Freddie's car. I made the switch out at Lake Poatchartrain. I kept my .45 with me, however, and

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I enjoyed reading about Hoover's difficulties, But I also that my own. The heat was really on and I couldn't exempt it. I couldn't relax even on a holiday trip with Grace through Florida and Mississippi. I kept hearing radio balletins that jerked me back to reality. On one occasion, for instance, I heard that the district autorney in St. Paul had gathered enough evidence to indict me for the kidanoping of William Hamm, the brewer, back in June, 1933.

I still kept an eye open for possible scores. In Mississippi, I sum a big construction project going up called the Flanckick Dam that must have had a in New Orleans, I drove to Fredelic, on Jefferson Parliway. It was a strange is mean, I knew there was something in the Lacoudan explain what was.

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"I'm not sure," Freddie suid after a few minutes, "but I think somebody's tailing us. The car's got two guys in it. It's a maroon coupe."

had seen a coupe at Lake Pontchartrain, and it

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seemed to me now that it had been maroon.

"Circle around and see what happens," I said.

Freddie kept making right turns until he had been all around the block. If the coupe had been following us, it had stopped. We drove back to Freddie's apartment.

It was the middle of the afternoon and Connie asked if we'd go out and pick up some strawberries for supper. We drove to the grocery store and Freddie went in. I waited in the car. A DeSoto pulled up beside me. A stocky guy in a Panama hat was behind the wheel. He stared at me. When I told Freddie about the guy, he said he'd seen him a couple of days earlier. I said we were overreacting.

We took the berries back to Connie and sataround for a while. The temperature was in the high 80s and I couldn't keep still. I went out to the drugstore and bought a pack of Chesterfields and a copy of Reader's Digest. There was a guy on a bench down the street in a suit and felt hat. Strange clothes for such a hot day. I walked back to the apartment.

I told the garage I'd be back for my car at 5 PM, and at 4.50, I asked Freddie to drive down with me. It was too hot to wear a jacket, so I left it hung over a chair. Now, of course, I couldn't carry my .45. There'd be no place to conceal it. I took it out of my belt and slipped it under the cushion of the sofa. I put on my straw hat, and Freddie and I walked out to the sidewalk.

The man in the felt hat was still on the bench. Now there were two guys on the sidewalk, beefy, tough-looking men in their 50s. We walked past them to the car. I slid in behind the wheel and Freddie got in beside me. I rolled down my window for air. I put the key in the ignition and turned it. I put my foot on the starter and, at that exact moment, a car cut sharply in front of ours and stopped. Five men climbed out.

I thought they were from a car pool. Until I heard the voice at my window:

"All right, Karpis. Keep your hands on the steering wheel."

I turned my head and it touched the barrel of a gun, an automatic rifle. Suddenly the thought flushed through my head that the guy holding the gun fitted Freddie's description of the man who'd come to look at the furniture.

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Now two men were leaning over the hood of the car that had cut in front of us. Each was aiming a machine gun at my head. Three other men crouched in the street, pistols drawn. Nobody had identified himself but the operation had FBI written all over it.

Out of the corner of my eye, I saw Freddie slip quietly out the door. Nobody paid attention. He made it to the sidewalk and disappeared from my sight. In the meantime, the guy with the rifle was

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Hoover: a fearless lawman?

getting more excited about me by the second.

"OK, pis," he said, "get out of the car and to damn careful where you put your hands."

I slid out of the car and stood on the street. There were voices calling from above me. I looked up and saw three or four guys leaning out of the windows of the apartment above Freddie's.

"Stop that man on the sidewalk," one of them was hollering. One of the agents on the street sprinted after Freddie and brought him back.

It was bedlam. More and more agents materialized. The only guy I didn't notice was the man in the felt hat who had been sitting on the bench. I guess he wasn't an agent. He wasn't missed. There were enough people around. Everyhody was calling out orders. The instructions contradicted each other.

"Keep those hands in the air," an agent said.

"Hands down by your side," another called.

"Stand where you are. Don't move."

"Sit on the running board. Hurry up. Move."

I turned and faced a man with a Thompson machine gun. He wore a Palm Beach suit and a Panama hat, and he looked cool and collected. He seemed to be in charge. The gun was steady in his hand, which was more than I could say for the guy standing behind me with the rifle. He kept jabbing me in the back. I had the impression his hands were trembling.

"Karpis, do you have a gun with you?" the man with the machine gun asked calmly.

"No."

"All right, Karpis," he went on, "I'm putting the safety on this gun. There's no need for anyone to get hurt here."

He snapped the safety and I asked him about the guy behind me with the rifle, "Please tell him to put his safety on," I said, "He's liable to kill me." The guy with the rifle heard what I said and he was madder than hell.

"Wait till we get you downtown, Karpis," he said. "I'll show you who's running things."

There was a huge crowd around now. A couple of dozen FBI agents and at least 100 spectators. The commotion was terrific. But I could see that some of the men with the guns had turned their attention to something else. They were looking over toward the corner of the building and they were waving their arms.

I heard one guy shouting, "We've got him. We've got him. It's all clear, chief."

A couple of others shouted the same thing. I turned my head in the direction they were looking. Two men came out from behind the apartment. They'd apparently been waiting in the shelter of the building, out of sight, while the guys with the guns had been levelling at Freddie and me.

They began to walk across the lawn and sidewalk toward the crowd. One was slight and blonde. The other was heavy-set with a dark complexion. They wore suits with blue shirts. They walked closer and I recognized the dark heavy man. I'd seen pictures of him. Anyone would have known him. He was J. Edgar Hoover.

Hoover's arrival didn't mean everything fell in order. The chaos continued. There were so many



Hoover: a fearless lawman?

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Hoover's arrival didn't mean everything fell in order. The chaos continued. There were so many agents, guns and spectators that no one was able to control the mess. Freddie and I stood in the middle of a mob scene.

"Handcuff him," someone called out, "Put the cuffs on Karpis."

Nobody in the crowd of agents had brought handcuffs. The cool guy with the machine gun took off his tie and handed it to another agent, who wrapped

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contained no time, the patied the ear away from the call of shared down Jefferson Parkway.

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The official version of what happened that day in New Chemis is in Don Whitehead's The FBI Story, compiled from theirs in FBI files, and with a forevera by Theover kimself. The story was that as bloover and his men approached, I reached for a ride on the oran sent bloover opened the door of the car and gradeed me. At the same time, another again named Councily reached in from the passenger side and also gradeed me.

Over the years in prison, many people asked me about my arrest. Attorneys general, senators, congressmen — they all wanted to know: Did Hoover really arrest me personally?

I always unswered, "Why don't you ask Mr. Hoover?" But now, I think the time has come to set the record straight:

The FBI story of my arrest is totally false. Just as false us the one Moover put out in 1935 to the effect that a had sent him a note threatening to kill him.

How could Connelly have dived in through the passenger side of the car when Freddie was sitting baside me?

And the fifte is the back seat. What rifle? What back seath is was a 1936 Plymouth coupe that had no back seat. We said two rifles but they were locked every in the ray gage compartment.

But most important of all, Hoover didn't lead the attack on me. He hid until I was covered by many gans. He walled until he was told the coast was clear. Then he same out to reap the glory.

The story of Moover the Hero is false.

Over my many years in prison—I was eligible for partie than 15 years but they kept me in for 33—it grated on me that Americans had been guiled into cheering Moover as one of the country's great men on the basis of his version of my arrest.

That May day in 1936 I made Hoover's reputation as a fearless lawman. It's a reputation he doesn't deserve.

For the rest, there are no apologies, no regrets, no sorrows, and no animosity. What happened, happened,

Mint from Oregon

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commodern to was last one of the agents milling means, as last one of the agents milling means, as last one do the agents milling means, as last to do with us. Then finally the saled over to the curb and a swarm of agents formed me into the front seat. The fed at the wheel was a gay maned Clarence Hurt from Oklahemi Clift. Another agent moved in from the passenger sale, and I sat in the middle, my hands bound by as do and my sett leg trailing an iron shackle, I will had my straw hat on.

colled over my shoulder to the back seat. Hoover was sitting at one window. His right-hand,man, Clyde Telson, sat at the other. Comic was between them, looking plemy seared. I hadn't noticed her in all the earlier commotion. As for Freddic, I had lost transport time.

Hurr wasted no time. He pulled the car away from the crowd and started down Jefferson Parkway.

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But that's not the end of the story. There is an epilogue.

The official version of what happened that day in New Orleans is in Don Whitehead's The FBI Story, compiled from facts in FBI files, and with a foreword by Hoover himself. The story was that as Hoover and his men approached, I reached for a rifle on the back sent. Hoover opened the door of the cur and grabbed me. At the same time, another agent mined Connelly reached in from the passenger side and also grabbed me.

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